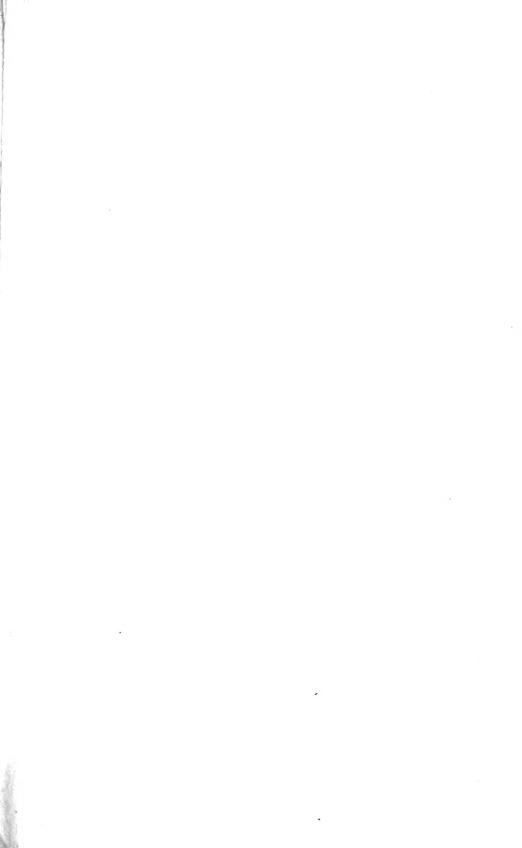
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FILED UNDER THE REGULATIONS ACT

To the 31st Day of December, 1971.

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2/4/77

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## PART II

Showing the Regulations contained in Revised Regulations of Ontario, 1970 and subsequent Regulations filed to the 31st day of December, 1971, that have been revoked, are revoking only or have expired.

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## **Publications Under The Regulations Act**

January 16th, 1971

### THE LOCAL ROADS BOARDS ACT, 1964

### O. Reg. 1/71.

Establishment of Local Roads Areas. Made—December 23rd, 1970. Filed—January 4th, 1971.

## ORDER MADE UNDER THE LOCAL ROADS BOARDS ACT, 1964

 Schedule 72 to Ontario Regulation 54/65, as made by section 1 of Ontario Regulation 117/66, is revoked and the following substituted therefor:

#### Schedule 72

### FALCONER, LOUDON AND HADDO LOCAL ROADS AREA

All those portions of the townships of Falconer and Loudon in the Territorial District of Nipissing, and all that portion of the Township of Haddo in the Territorial District of Sudbury, shown outlined on Department of Highways plan N-1184-2, filed in the office of the Registrar of Regulations at Toronto as No. 1251.

 Schedule 153 to Ontario Regulation 54/65, as remade by section 3 of Ontario Regulation 57/69, is revoked and the following substituted therefor:

#### Schedule 153

#### MACLENNAN EAST LOCAL ROADS AREA

All that portion of the Township of MacLennan in the Territorial District of Sudbury, shown outlined on Department of Highways plan N-1343-3, filed in the office of the Registrar of Regulations at Toronto as No. 1252.

3. Ontario Regulation 54/65 is amended by adding thereto the following Schedule:

## Schedule 188

#### DEPARTURE LAKE LOCAL ROADS AREA

All those portions of the Township of Haggart in the Territorial District of Cochrane, shown outlined on Department of Highways plan N-517-1, filed in the office of the Registrar of Regulations at Toronto as No. 1253.

#### Schedule 189

#### PRINGLE LOCAL ROADS AREA

All those portions of the Township of Pringle and that portion of the Township of East Mills in the Territorial District of Parry Sound, shown outlined on Department of Highways plan N-1062-1, filed in the office of the Registrar of Regulations at Toronto as No. 1254.

#### Schedule 190

### FIRE HILL LOCAL ROADS AREA

All that portion of Township 92 in the Territorial District of Thunder Bay, shown outlined on Department of Highways plan N-459-1, filed in the office of the Registrar of Regulations at Toronto as No. 1255.

G. E. GOMME Minister of Highways

Dated at Toronto, this 23rd day of December, 1970.

(4857)

3

## THE PESTICIDES ACT, 1967

O. Reg. 2/71.

Made—December 11th, 1970. Approved—December 23rd, 1970. Filed—January 4th, 1971.

# REGULATION MADE UNDER THE PESTICIDES ACT, 1967

- 1. Clause a of section 1 of Ontario Regulation 445/67 is revoked.
- Section 2 of Ontario Regulation 445/67 is revoked and the following substituted therefor:
- 2.—(1) A member of the Committee, other than an officer for the Crown, shall hold office for three years or until his successor is appointed.
- (2) Every vacancy on the Committee caused by the death, resignation or incapacity of a member shall be filled by the appointment of a member for the remainder of the term of the member.

- 3. Section 3 of Ontario Regulation 445/67 is revoked and the following substituted therefor:
- 3.—(1) The Committee shall meet,
  - (a) at the request of the Minister;
  - (b) at the request of the chairman; or
  - (c) at the request of any three members of the Committee.
- (2) The Secretary of the Committee shall,
  - (a) keep a record of all business transacted at a meeting of the Committee;
  - (b) have the custody of all reports, submissions and correspondence received by the Committee;
  - (c) produce the records and other documents mentioned in clause b for inspection when requested by the Minister or an officer of the Department designated by him.
  - 4. Section 4 of Ontario Regulation 445/67 is revoked and the following substituted therefor:
- **4.** A member of the Committee, other than a member who is an officer of the Crown, shall be paid,
  - (a) \$80 if he is the chairman; or
  - (b) \$60 if he is not the chairman; and
  - (c) his necessary travelling and other expenses,

for each day that he is engaged upon the work of the Committee.

- 5. Ontario Regulation 445/67, as amended by Ontario Regulations 189/68, 139/69, 197/69, 340/69, 386/69 and 68/70, is further amended by adding thereto the following section:
- 4a.—(1) Examiners for applicants for licences shall be appointed by the Director.
- (2) There shall be not less than four examiners, at least one of whom shall have experience in the structural extermination industry and at least one of whom shall have experience in the land extermination industry.
- (3) Except where the person appointed is an officer of the Crown, an appointment as an examiner is for a term of three years and is subject to cancellation by the Director for cause.
- (4) An examiner, other than one who is an officer of the Crown, shall be paid \$50 and his

necessary travelling and other expenses for each day that he is engaged upon his work as an examiner.

- 6.—(1) Subsection 1 of section 7 of Ontario Regulation 445/67 is revoked and the following substituted therefor:
- (1) An application for a licence referred to in column 1 of the Table of section 5 or a renewal thereof shall be made to the Director.
  - (2) The said section 7 is further amended by adding thereto the following subsections:
- (3) The fee for an examination for a licence referred to in column 1 of the Table in section 5 is \$5 and shall be paid to the Treasurer of Ontario by certified cheque and the cheque shall be submitted together with the application referred to in subsection 1.
- (4) Unless he notifies the Director not less than forty-eight hours before the time fixed for the examination, an applicant who does not attend at the time and place fixed by the Director for his examination shall pay an additional fee of \$5 before attending at a subsequent time for examination.
  - 7.—(1) Subsection 1 of section 9 of Ontario Regulation 445/67 is revoked and the following substitutee therefor:
- (1) At least three examiners shall examine an applicant for an operator's licence.
  - (2) Subsection 2 of the said section 9 is revoked and the following substituted therefor:
- (2) Upon receiving the application, the Director shall ensure that the applicant is given notice by registered mail of,
  - (a) the date, time and place fixed for the examination; and
  - (b) any information or evidence in respect of the qualifications of the applicant to operate an extermination service that the Director may require him to produce.
  - 8. Section 10 of Ontario Regulation 445/67 is revoked and the following substituted therefor:
- 10. An operator's licence shall not be granted unless the applicant satisfies the Director that,
  - (a) he has a sufficient knowledge of the Act and the regulations;
  - (b) he can comply with the relevant provisions of the Act and the regulations; and

- (c) he can provide the insurance prescribed by section 19.
- Section 11 of Ontario Regulation 445/67 is revoked and the following substituted therefor:
- 11.—(1) Before the examiners make their recommendation respecting the renewal of a licence of an operator, the Director may require the applicant to appear and submit such evidence and information respecting the qualifications of the operator as the Director may require.
- (2) At least seven days before the appearance mentioned in subsection 1, the Director shall ensure that the applicant has been,
  - (a) given notice by registered mail of the date, time and place fixed for his appearance before the examiners; and
  - (b) furnished with the particulars of the information and evidence that the Director may require the applicant to produce.
  - Subsection 2 of section 12 of Ontario Regulation 445/67 is revoked and the following substituted therefor:
- (2) When so required by the Director, an applicant for renewal of an exterminator's licence or an assistant exterminator's licence shall provide the Director with a report of a legally qualified medical practitioner respecting the physical fitness of the applicant to use pesticides.
  - 11.—(1) Clause b of subsection 2 of section 13 of Ontario Regulation 445/67 is revoked and the following substituted therefor:
    - (b) is recommended by the examiners as competent to hold the class of licence for which he has applied;
  - (2) Clause c of subsection 2 of the said section 13 is revoked and the following substituted therefor:
    - (c) in the case of an applicant for a licence to do structural exterminations, has been the holder of an assistant exterminator's licence and has served as an assistant exterminator with a licensed exterminator doing structural exterminations for a period of at least one year;
  - (3) Clause d of subsection 2 of the said section 13 is revoked and the following substituted therefor:
    - (d) has grade 10 standing or other qualifications deemed by the Director to be equivalent thereto; and

- 12. Clause b of subsection 3 of section 13 of Ontario Regulation 445/67 is revoked and the following substituted therefor:
  - (b) clause d of subsection 2, but the Director may require the applicant to pass such examination as the Director deems proper.
- 13. Subsections 1, 2 and 3 of section 14 of Ontario Regulation 445/67 are revoked and the following substituted therefor:
- (1) The Director shall ensure that an applicant for an exterminator's licence is given at least seven days notice of the date, time and place fixed for his examination.
- (2) An oral examination shall be given by at least two examiners.
- (2a) An examination of an applicant for a licence to perform structural exterminations shall be an oral examination and one of the examiners shall be an examiner with experience in the structural extermination industry.
- (3) At least one examiner or a person designated by the examiners shall be present at a written examination.
  - 14. Section 15 of Ontario Regulation 445/67 is revoked and the following substituted therefor:
- 15. The Director may require an applicant for renewal of an exterminator's or assistant exterminator's licence to pass an examination on ability to perform exterminations.
  - 15. Section 16 of Ontario Regulation 445/67 is revoked and the following substituted therefor:
- 16. No licence shall be granted to an applicant for an assistant exterminator's licence unless he is physically fit to perform exterminations and demonstrates to the Director a sufficient knowledge of the Act and the the regulations.
  - 16. Subsection 2 of section 49 of Ontario Regulation 445/67 is revoked and the following substituted therefor:
- (2) No person, except a licensed structural exterminator, shall use a continuous lindane vapourizer to perform an extermination.
  - (2a) No person shall use a lindane vapourizer,
    - (a) where any food is prepared, stored or served;or
    - (b) in any rooms which are occupied by humans.

- 17.—(1) Clause b of section 74 of Ontario Regulation 445/67 is revoked and the following substituted therefor:
  - (b) a Group D substance containing arsenic, but until the 1st day of January, 1972, sodium arsenite may be used to kill potato tops;
- (2) The said section 74 is amended by adding thereto the following subsection:
- (2) Notwithstanding clause b of subsection 1 of this section, tricalcium arsenate and lead arsenate may be used as herbicides on golf courses.
  - 18. This Regulation comes into force on the 7th day of December, 1970.

Dated at Toronto, this 11th day of December, 1970.

PREVENTION ACT

THOMAS L. WELLS Minister of Health

(4858)

THE VENEREAL DISEASES

O. Reg. 3/71.

General.

Made—December 23rd, 1970. Filed—January 4th, 1971.

### REGULATION MADE UNDER THE VENEREAL DISEASES PREVENTION ACT

- 1. Section 9 of Regulation 560 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- 9.—(1) Where the clinic is operated and maintained by a local board of health, the amount of the grant shall be \$5 in respect of each clinic attendance.
- (2) The amount of the grant shall also include payment for medical services rendered in a designated clinic by a physician for diagnosis and treatment of persons infected with or suspected of being infected with venereal disease, and the amount of the grant shall be equal to,
  - (a) the amount that would be payable for the medical services as insured health services under subsection 1 of section 19 of The Health Services Insurance Act, 1968-69; and
  - (b) the amount payable for the cost of drugs used in the treatment of persons in the clinic.

- 2. Section 10 of Regulation 560 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- 10. Where the treasurer of a municipality receives an account for medical services rendered by a physician to a person not insured under The Health Services Insurance Act, 1968-69 who is infected with or suspected of being infected with venereal disease within three months after the services are performed under the direction of the medical officer of health. the treasurer shall forward the accounts to the Minister within three months after he receives the accounts and the Minister shall pay a grant to the municipality equal to 75 per cent of the amount that would be payable for the medical services as insured health services under subsection 1 of section 19 of The Health Services Insurance Act. 1968-69 and where an account has been similarly received and submitted for drugs used in connection with the medical services the grant shall include 75 per cent of the cost of the drugs.
- 3. This Regulation shall be deemed to have come into force on the 1st day of October, 1970.

(4859)

3

#### THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 4/71.

Approved Guarantee Companies. Made—December 23rd, 1970. Filed-January 5th, 1971.

## REGULATION MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

1. The Schedule to Ontario Regulation 359/66, as amended by Ontario Regulations 5/67, 289/69, 161/70 and 214/70, is further amended by adding thereto the following item:

16a. Canadian Pioneer Insurance Company

(4860)

3

#### THE WORKMEN'S COMPENSATION ACT

O. Reg. 5/71.

General.

Made-December 9th, 1970. Approved—December 23rd, 1970. Filed-January 5th, 1971.

## REGULATION MADE UNDER THE WORKMEN'S COMPENSATION ACT

1.—(1) Clause e of sub-item 1 of Class 17 of Schedule 1 to Regulation 571 of Revised

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Regulations of Ontario, 1960 as remade by subsection 1 of section 2 of Ontario Regulation 404/68, is revoked and the following substituted therefor:

- (e) canvas;
- (2) Sub-item vi of item 1 of the said Class 17, as made by subsection 2 of section 2 of Ontario Regulation 404/68, is revoked.
- . 2. Sub-item i of item 1 of Class 18 of Schedule 1 to Regulation 571 of Revised Regulations of Ontario, 1960, as amended by section 5 of Ontario Regulation 328/62, section 3 of Ontario Regulation 340/65 and subsection 1 of section 3 of Ontario Regulation 404/68, is further amended by adding thereto the following clause:
  - (c) awnings, canvas goods, tarpaulins or tents;
  - 3.—(1) Item 1 of Class 25 of Schedule 1 to Regulation 571 of Revised Regulations of Ontario, 1960, as remade by section 9 of Ontario Regulation 379/61, is revoked and the following substituted therefor:
- 1. Operation of hospitals, regional and independent schools of nursing financed through public hospitals, sanitoria, convalescent homes, nursing homes and visiting nursing associations.
  - (2) Item 13 of the said Class 25, as made by subsection 2 of section 14 of Ontario Regulation 16/65, is revoked and the following substituted therefor:
  - 13. Commissionaires.
  - (3) The said Class 25, as amended by section 9 of Ontario Regulation 379/61, section 10 of Ontario Regulation 328/62, section 4 of Ontario Regulation 347/63 and section 14 of Ontario Regulation 16/65, is further amended by adding thereto the following item:
  - 14. Security services.
    - This Regulation comes into force on the 1st day of January, 1971.

THE WORKMEN'S COMPENSATION BOARD:

B. J. LEGGE
Chairman

KENNETH B. HARDING Secretary

Dated at Toronto, this 9th day of December, 1970.

THE WORKMEN'S COMPENSATION ACT

O. Reg. 6/71.

First-Aid Requirements.
Made—December 9th, 1970.
Approved—December 23rd, 1970.
Filed—January 5th, 1971.

REGULATION MADE UNDER
THE WORKMEN'S COMPENSATION ACT

## FIRST-AID REQUIREMENTS

- 1.—(1) A first-aid station shall contain,
  - (a) a first-aid box containing the items required by this Regulation, and
  - (b) a notice board displaying,
    - (i) the Board's poster known as Form 82,
    - (ii) the valid first-aid certificates of qualification of the trained employees on duty; and
    - (iii) an inspection card with spaces for recording the date of the most recent inspection of the first-aid box and the signature of the person making the inspection.
- (2) A first-aid station shall be in the charge of an employee who works in the immediate vicinity of the first-aid station and who is qualified in first-aid to the standards required by this Regulation.
- (3) First-aid stations shall be so located as to be easily accessible for the prompt treatment of any employee at all times when work is in progress. O. Reg. 6/71, s. 1.
- 2.—(1) A first-aid box shall contain as a minimum the first-aid items required by this Regulation and all items in the box shall be maintained in good condition at all times.
- (2) The box shall be large enough so that each item is in plain view and easily accessible. O. Reg. 6/71, s. 2.
- 3. Every employer shall at all times keep posted in other conspicuous places in the place of employment the Board's poster known as Form 82 respecting the necessity of reporting all accidents and receiving first-aid treatment. O. Reg. 6/71, s. 3.
- **4.** The expense of furnishing and maintaing first-aid appliances and services shall be borne by the employer. O. Reg. 6/71, s. 4.

- 5. Every employer shall keep a record of all circumstances respecting an accident as described by the injured workman, the date and time of its occurrence, the names of witnesses, the nature and exact location of the injuries to the workman and the date, time and nature of each first-aid treatment given. O. Reg. 6/71, s. 5.
- 6. Employers shall inspect first-aid boxes and their contents at not less than quarter-yearly intervals and shall mark the inspection card for each box with the date of the most recent inspection and the signature of the person making the inspection. O. Reg. 6/71, s. 6.
- 7. The Board or its appointees may make inspections of first-aid stations, appliances, services and records. O. Reg. 6/71, s. 7.

#### FIRST-AID REQUIREMENTS

- 8.—(1) Every employer employing not more than five workmen in any one shift at a place of employment shall provide and maintain at the place of employment a first-aid station with a first-aid box containing as a minimum,
  - (a) a current edition of a standard St. John Ambulance First Aid Manual;
  - (b) 1 card of safety pins; and
  - (c) dressings consisting of,
    - (i) 12 adhesive dressings individually wrapped,
    - (ii) 4 sterile gauze pads, 3 inches square,
    - (iii) 2 rolls of gauze bandage, 2 inches wide.
    - (iv) 2 field dressings, 4 inches square or 2 four-inch sterile bandage compresses; and
    - (v) 1 triangular bandage.
- (2) The employer shall ensure that the first-aid station is at all times in the charge of an employee who,
  - (a) is the holder of a valid St. John Ambulance Emergency First Aid Certificate or its equivalent; and
  - (b) works in the immediate vicinity of the station. O. Reg. 6/71, s. 8.
- 9.—(1) Every employer employing more than five workmen and not more than fifteen workmen in any one shift at a place of employment shall provide and maintain a first-aid station with a first-aid box containing as a minimum,

- (a) a current edition of a standard St. John Ambulance First Aid Manual;
- (b) 1 card of safety pins; and
- (c) dressings consisting of,
  - (i) 24 adhesive dressings individually wrapped,
  - (ii) 12 sterile gauze pads, 3 inches square,
  - (iii) 4 rolls of 2-inch gauze bandage,
  - (iv) 4 rolls of 4-inch gauze bandage,
  - (v) 4 sterile surgical pads suitable for pressure dressing individually wrapped,
  - (vi) 6 triangular bandages,
  - (vii) 2 rolls of splint padding; and
  - (viii) 1 roll-up splint.
- (2) The employer shall ensure that the first-aid station is at all times in the charge of an employee who,
  - (a) is the holder of a valid St. John Ambulance Standard First Aid Certificate or its equivalent; and
  - (b) works in the immediate vicinity of the box.O. Reg. 6/71, s. 9.
- 10.—(1) Every employer employing more than fifteen and less than 200 workmen in any one shift at a place of employment shall provide and maintain at the place of employment one stretcher, two blankets and a first-aid station with a first-aid box containing as a minimum,
  - (a) a current edition of a Standard St. John Ambulance First Aid Manual;
  - (b) 24 safety pins;
  - (c) 1 basin, preferably stainless steel; and
  - (d) dressings consisting of,
    - (i) 48 adhesive dressings, individually wrapped,
    - (ii) 2 rolls of adhesive tape, 1 inch wide,
    - (iii) 12 rolls of 1-inch gauze bandage,
    - (iv) 48 sterile gauze pads, 3 inches square,
    - (v) 8 rolls of 2-inch gauze bandage,

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- (vi) 8 rolls of 4-inch gauze bandage,
- (vii) 6 sterile surgical pads suitable for pressure dressings, individually wrapped,
- (viii) 12 triangular bandages,
  - (ix) splints of assorted sizes; and
  - (x) 2 rolls of splint padding.
- (2) The employer shall ensure that the first-aid station is at all times in the charge of an employee who,
  - (a) is the holder of a valid St. John Ambulance Standard First Aid Certificate or its equivalent: and
  - (b) works in the immediate vicinity of the box. O. Reg. 6/71, s. 10.

#### FIRST-AID ROOM

- 11.—(1) Every employer employing 200 or more workmen in any one shift at a place of employment shall provide and maintain a first-aid room equipped with.
  - (a) a current edition of a standard St. John Ambulance First Aid Manual:
  - (b) instruments consisting of,
    - (i) dressing scissors,
    - (ii) dressing forceps,
    - (iii) safety pins,
    - (iv) graduated medicine glass,
    - (v) tongue depressors; and
    - (vi) applicators, cotton tipped;
  - (c) denatured ethyl alcohol;
  - (d) dressings consisting of,
    - (i) adhesive dressings, individually wrapped.
    - (ii) sterile gauze pads of assorted sizes, individually wrapped,
    - (iii) gauze bandages of assorted sizes,
    - (iv) adhesive plaster,
      - (v) absorbent cotton,
    - (vi) triangular bandages,

- (vii) splints of assorted sizes; and
- (viii) splint padding; and
- (e) furnishings consisting of,
  - (i) hot and cold running water.
  - (ii) 3 washbasins, preferably stainless steel.
  - (iii) 1 instrument sterilizer,
  - (iv) 1 cabinet for surgical dressings,
  - (v) 1 enamel foot bath,
  - (vi) 1 sanitary disposal receptacle with
  - (vii) 1 first-aid box containing as a minimum the items required by subsection 1 of section 9, for use by the attendant at the scene of an accident before the patient is moved to the first-aid room or general hospital,
  - (viii) 1 couch curtained off or in a separate cubicle.
    - (ix) 1 stretcher; and
    - (x) 2 blankets.
- (2) The employer shall ensure that the first-aid room is in the charge of,
  - (a) a registered nurse; or
  - (b) an employee who,
    - (i) is the holder of a valid St. John Ambulance Standard First Aid Certificate or its equivalent,
    - (ii) works in the immediate vicinity of the first-aid room; and
    - (iii) does not perform other work of a nature that is likely to affect adversely his ability to administer first-aid.
- (3) The certificate referred to in subclause i of clause b of subsection 2 shall be prominently displayed in the first-aid room. O. Reg. 6/71, s. 11.
- 12. Where the first-aid station referred to in section 9 or 10 or the first-aid room referred to in section 11 is not easily accessible in order to provide prompt treatment of any employee, an additional first-aid station or stations shall be established to comply with subsection 3 of section 1. O. Reg. 6/71, s. 12.

## TRANSPORTATION, CONSTRUCTION, FARM AND BUSH SITES

- 13. For the purposes of sections 8, 9, 10 and 11,
  - (a) a railway train, vessel or bus on a route, other than an urban or suburban route, on which a workman is employed;
  - (b) the central point from which bush workers are dispatched daily to work sites;
  - (c) a vehicle being used by an employer to transport workmen; or
  - (d) the site of the construction, repair or demolition of a building,

shall be deemed to be a place of employment.

- 14.—(1) Where the place of employment is the site of construction, repair or demolition of a building, a first-aid station shall be maintained in the time office for the project.
- (2) Where there is no time office for the project, a first-aid station shall be maintained in a vehicle or building at the site and the provisions of section 1 shall apply. O. Reg. 6/71 s. 14.
- 15. Where the construction, repair or demolition of a building is in the charge of a general contractor, the general contractor shall provide and maintain the first-aid station or stations required by this Regulation in respect of the workmen in the same manner as if he were the employer of the workmen. O. Reg. 6/71, s. 15.
- **16.**—(1) Every employer of bush workers or farm workers, or both, shall provide at a central location a first-aid box containing,
  - (a) a current edition of a standard St. John Ambulance First Aid Manual;
  - (b) 1 card of safety pins;
  - (c) dressings consisting of,
    - (i) 16 adhesive dressings, individually wrapped,
    - (ii) 6 sterile gauze pads, 3 inches square,
    - (iii) 4 rolls of 3-inch gauze bandage,
    - (iv) 2 sterile surgical pads suitable for pressure dressings, individually wrapped; and
    - (v) 4 triangular bandages.
- (2) Every employer using a vehicle to transport workmen shall equip the vehicle with a first-aid box containing,

- (a) a current edition of a standard St. John Ambulance First Aid Manual;
- (b) 1 card of safety pins;
- (c) dressings consisting of,
  - (i) 16 adhesive dressings, individually wrapped,
  - (ii) 6 sterile gauze pads, 3 inches square,
  - (iii) 4 rolls of 3-inch gauze bandage,
  - (iv) 2 sterile surgical pads suitable for pressure dressings, individually wrapped; and
  - (v) 4 triangular bandages.
- (3) The employer of workmen engaged in transporting goods outside an urban area in a vehicle shall equip the vehicle with a first-aid kit containing,
  - (a) a current edition of a standard St. John Ambulance First Aid Manual;
  - (b) dressings consisting of,
    - (i) 12 adhesive dressings, individually wrapped,
    - (ii) 1 four-inch bandage compress,
    - (iii) 2 two-inch bandage compresses; and
    - (iv) 1 triangular bandage.
- (4) Where a workman is operating heavy construction and maintenance equipment in a place where a first-aid station is not readily available to him in the event of an accident, his employer shall equip the machinery with a first-aid kit containing the items required in subsection 3.
- (5) A bus operated on a route other than an urban route shall be equipped with a first-aid kit containing the items required in subsection 3.
- (6) Motive power units of all railways other than units used in yard service shall be equipped with a first-aid box equipped with the items required in subsection 2. O. Reg. 6/71, s. 16.
- **17.** Ontario Regulation 329/69 is revoked. O. Reg. 6/71, s. 17.
- 18. This Regulation comes into force on the 1st day of January, 1971. O. Reg. 6/71, s. 18.

THE WORKMEN'S COMPENSATION BOARD:

B. J. LEGGE Chairman

KENNETH B. HARDING Secretary

Dated at Toronto, this 9th day of December, 1970. (4862)

#### THE POWER COMMISSION ACT

O. Reg. 7/71.

Electrical Safety Code.

Made—November 30th, 1970.

Approved—January 7th, 1971.

Filed—January 8th, 1971.

## REGULATION MADE UNDER THE POWER COMMISSION ACT

 Section 75 of Ontario Regulation 441/69 is revoked and the following substituted therefor:

#### SECTION 75— PRIMARY AND SECONDARY LINES ON PRIVATE PROPERTY AND WIRING OF NON-URBAN BUILDINGS

## 75-000 Scope

- (1) This Section shall apply to installations of primary and secondary lines on private property and the wiring of farm buildings, and buildings in other than urban municipalities.
- (2) This Section is supplementary to and not exclusive of the general requirements of this Code.

#### 75-001 Definitions. In this Section:

- (a) "power conductor" means a conductor which conveys electrical power or energy and is not part of a communication circuit;
- (b) "primary line" means a set of conductors operating at a potential of more than 750 volts;
- (c) "secondary line" means a set of conductors operating at a potential of 750 volts or less.

#### 75-002 General Requirements

- (1) Every installation under this Section shall be submitted by the contractor for inspection in accordance with Section 2 of this Code.
- (2) Where the work consists of the erection of a service line, the contractor shall consult the local supply authority as to the layout of the service line and the location of the transformer and meter.
- (3) Where the work consists of the erection of conductors over or across a railway, the contractor shall submit to the inspector a plan of the crossing endorsed by the railway Company with an approval of the work.
- (4) Where power conductors are to be laid underground or under water, the contractor shall submit to an inspector and obtain his written approval of the plans of the circuits of which the power conductors form part and of the specifications for the material and equipment for the circuits.

## 75-004 Clearances between Power Conductors and Communication Circuits

- (1) Electrical equipment, power conductors, communication circuits and equipment shall be so constructed and maintained as to create no undue hazard to previously installed power or communication facilities.
- (2) Where power conductors and communication circuits are carried on separate parallel pole-lines, such lines shall:
  - (a) Be spaced apart a distance of not less than  $10 \; \mathrm{feet}$ ; and
  - (b) Where practicable, be spaced apart a distance such that one line cannot fall upon the other line in the event of the breaking of a pole.
- (3) Where pole lines are placed such that the conductors of one circuit may fall upon the conductors of another circuit, in the event of the breaking of a pole, the power conductors shall be erected at least:
  - (a) 5 feet in vertical distance above the conductors of the communication circuit where the voltage does not exceed 5000 volts to ground; and
  - (b) 7 feet above the conductors of the communication circuit where the voltage exceeds 5000 volts to ground.
- (4) Paragraph (a) of Subrule (3) of this Rule shall not apply to a service span from a pole to a building.
- (5) Where power conductors and communication circuits are carried on the same poles, the power conductors shall be erected at least:
  - (a) 3 feet 6 inches in vertical distance above the conductors of the communication circuits both at the pole and in the span, where the voltage does not exceed 5000 volts to ground; and
  - (b) 6 feet in vertical distance above the conductors of the communication circuits both at the pole and in the span, where the voltage exceeds 5000 volts to ground but does not exceed 8000 volts to ground.
- (6) Paragraph (a) of Subrule (5) of this Rule shall not apply to a service span from a pole to a building.

## 75-006 Joint Use of Poles for Communication Circuits and Power Conductors

(1) Power conductors and communication circuits shall not be carried on common poles unless the consent to the joint use of the poles, in writing, is obtained from the supply authority and the operators of the communication circuits. (2) The conductors of a communication circuit shall not be carried on poles carrying power conductors having a voltage of more than 8000 volts to ground.

**75-008** Location of Conductors Vertically. Where power conductors which operate at a potential of more than 750 volts cross communication wires or other wires of lesser voltage, the conductors of the circuit having the highest voltage shall be erected above such communication wires and other wires and the distances prescribed by Rule 75-004 shall apply.

**75-010 Clearances in Service Span.** Where the voltage of power conductors does not exceed 750 volts, the distance between the power conductors and a communication drop-wire in the service span from a pole to a building shall be not less than:

- (a) I foot where the conductors and the drop-wire are parallel; or
- (b) 2 feet where the conductors and the drop-wire cross.

#### Erection and Installation of Overhead Power Conductors

**75-012 Overhead Power Conductors.** The equipment and materials used for the erection or installation of overhead power conductors shall be in accordance with the requirements of Rules 75-014 to 75-104, both inclusive.

#### 75-014 Poles

- (1) Poles shall be constructed of:
- (a) Cedar;
- (b) Pressure-treated pine; or
- (c) Other approved material.
- (2) Poles shall be of sound material and structure.
- (3) Every pole of western cedar or pressure-treated pine having a length shown in column 1 of Table 43 shall have at least the circumference specified in column 2 of the table measured at a point distant 5 feet 6 inches from the butt end of the pole.
- (4) Every pole of eastern cedar or wood other than western cedar or pressure-treated pine having a length shown in column 1 of Table 43 shall have at least the circumference specified in column 3 of the table measured at a point distant 5 feet 6 inches from the butt end of the pole.
- (5) Every pole shall have at the top a minimum circumference of 15 inches for line poles, and 21 inches for transformer poles.

75-016 Length of Poles. Poles shall be sized in accordance with Rule 75-028 and:

- (1) Every pole in a primary service line shall be at least 30 feet long.
- (2) Every pole in a secondary service line shall be at least 25 feet long.
- (3) Every pole on which a transformer is mounted shall be at least 35 feet long.

**75-018 Framing of Poles.** Every pole-top shall be framed in the manner prescribed by item 1, 2 or 3 of Specification 1.

### 75-020 Setting of Pole

- (1) Where a pole having a length shown in column 1 of Table 44 is set in earth, the butt end of the pole shall be buried to a depth of at least that prescribed in column 2 of the table.
- (2) Where a pole having a length shown in column 1 of Table 44 is set in solid rock, the butt end of the pole shall be buried to a depth of at least that shown in column 2 of the table less 1 foot.
- (3) Where poles are erected on slopes or hillsides, the depth of the hole shall be measured from the lower side of the opening.
- (4) Where it is impossible to employ the above methods, poles may be cribbed as in Specification 47.

#### 75-022 Pole Spans

- (1) Poles used in secondary service lines shall be placed not more than:
  - (a) 135 feet apart for No. 6 AWG Copper M.H.D. with weatherproof insulation; and
  - (b) Notwithstanding Rule 12-260 (c) of this Code, 150 feet apart for Type NS-1 or NSF-2 neutral supported cable.
- (2) Subject to Subrule (3) hereof poles used in a primary service line to support conductors of a size specified in column 1 of Table 45 and of components specified in column 2 of Table 45 shall be placed not further apart than the distances specified in column 3 of Table 45.
- (3) Where power conductors and communication circuits are carried on the same poles, the poles shall be placed not further apart than 175 feet.

75-024 Pole Spans Crossing Public Road. Where a span of electrical conductors crosses a public road:

(a) The span shall not be longer than 135 feet;and

- (b) The poles which support the span shall be of sufficient height to provide and maintain, at a temperature of 60°F., a distance between the conductors and the surface of the road of:
  - (i) 19 feet, where the voltage between conductors is not more than 750 volts to ground; or
  - (ii) 20 feet, where the voltage between conductors is more than 750 volts to ground but not more than 8000 volts to ground.

## 75-026 Span with Secondary Attached to Building

- (1) The span from the point where the secondary service line is attached to a building to the nearest pole shall not be more than:
  - (a) 100 feet for weatherproof insulated copper;
  - (b) 125 feet for size No. 3/0 AWG and smaller of Types NS-1 and NSF-2 cables; and
  - (c) 100 feet for size No. 4/0 AWG of Types NS-1 and NSF-2 cables.
- (2) The ampacity of all weatherproof insulated cable shall be in accordance with Table 50.
- (3) The ampacity of Types NS-1 and NSF-2 shall be as in Table 36.

## 75-028 Clearances on Private Property

- (1) The poles which support the conductors of a primary service line of not more than 15,000 volts passing over private property accessible to vehicles shall be so located and of such height as to afford a clearance of at least 20 feet measured vertically between the conductors and the ground at a temperature of 60°F.
- (2) The poles which support the conductors of a secondary service line passing over private property accessible to vehicles shall be so located and of such height as to afford a clearance of at least 19 feet measured vertically between the conductors and the ground at a temperature of 60°F.
- (3) The poles which support the conductors of a primary or secondary service line of not more than 15,000 volts passing over private property accessible only to pedestrians shall be so located and of such height as to afford a clearance of at least 15 feet measured vertically between the conductors and the ground at a temperature of 60°F.
- (4) Where an overhead secondary line other than a service line enters a building and the height of the building is insufficient to permit the clearance required by Subrules (2) and (3) hereof, the service fitting shall be installed at the highest practicable level, which in no case shall be less than 12 feet above ground level.

(5) Where the primary span exceeds 175 feet, the clearances required by Subrules (1), (2) and (3) hereof shall be increased by 1/10 foot for each 10 feet by which the span exceeds 175 feet.

## 75-030 Clearances of Service Conductors from Buildings

- (1) Where an overhead service line has a voltage of not more than 750 volts, the conductors shall be kept at least 3 feet measured horizontally or 6 feet measured vertically from all buildings except where necessary to effect a service entrance.
- (2) Where an overhead service line has a voltage of more than 750 volts but not more than 15,000 volts, the conductors shall be kept distant:
  - (a) From a building:
    - (i) At least 10 feet measured horizontally;
    - (ii) At least 15 feet above the highest point of the roof of the building; and
  - (b) From the top level of a barn-door, barnwindow or the entrance to a hay-mow:
    - (i) At least 10 feet measured vertically upwards; or
    - (ii) At least 20 feet measured horizontally.

#### 75-032 Clearances for Other Structures

- (1) Power conductors operating at a potential of more than 150 volts to ground shall not be erected within:
  - (a) 20 feet measured horizontally from windmills, flagpoles and other like structures; and
  - (b) 40 feet measured horizontally from silos or wells which increase the possibility of accidental contact by persons or things with such conductors.
- (2) The poles which carry the conductors of a primary line shall be so located as to avoid, so far as is practicable, the possibility of damage from contact with vehicles.

#### 75-034 Anchors and Guys

- (1) Poles at dead-ends or angles in a service line shall be guved to:
  - (a) A plate anchor in the manner prescribed by Specification 2;
  - (b) A log anchor in the manner prescribed by Specification 3; or
  - (c) An expansion anchor in the manner prescribed by Specification 4.

- (2) Where the anchor is installed in solid rock with no overburden of earth a rock-anchor shall be installed in the manner prescribed in item 1 of Specification 5.
- (3) Where the anchor is installed in solid rock having an overburden of earth, it shall be installed in the manner prescribed in item 2 of Specification 5.
- (4) Where local conditions do not permit the use of a guy, a push brace shall be used in the manner prescribed in Specification 6.

**75-036 Tree as Anchor.** Where power conductors have a voltage of not more than 300 volts and the guyed pole is not at the end of the line and it is not practicable to use an anchor, by special permission, the guy wire may be attached to the trunk of a sound tree, which shall be at least 12 inches in diameter at the point of attachment, by means of a  $\frac{5}{8}$  inch eye-bolt or screw-eye at least 6 inches in length.

## 75-038 Guy Wires. Guy wires shall:

- (a) Be of 7-strand steel;
- (b) Have a diameter of at least 5/16 inch; and
- (c) Be galvanized.

#### 75-040 Strain Insulator on Guy

(1) Every guy shall have a strain insulator installed in the manner prescribed in Specification 7 or, as an alternative, preformed guy grips suitable for the purpose and conductor size are acceptable.

### (2) Where:

- (a) The guyed pole carries a transformer or a fused switch; and
- (b) The breaking of the guy wire could cause a part of the guy wire below the strain insulator to fall against a conductor carried by the pole,

a second strain insulator shall be installed in the guy wire at a point below the point of possible contact of the conductor and guy wire.

(3) All guy wires shall be protected by a suitable guard.

#### 75-042 Anchoring for Change of Line Direction

- (1) Where a change in direction of a line does not exceed 45 degrees, a single anchor shall be used bisecting the larger angle formed by the lines.
- (2) Where a change in direction of a line is greater than 45 degrees but does not exceed 60 degrees, two anchors shall be installed, one at right angles to each line.

(3) Where a change of direction in a line exceeds 60 degrees, each line shall be dead-ended with a head anchor.

## 75-044 Guy Construction

- (1) Where a guy wire passes over a roadway or other obstruction to a guy, it shall be constructed in the manner prescribed in item 1 or item 2 of Specification 8.
- (2) Where the span between the guyed pole and the stub pole crosses over or under power conductors operating at a potential of more than 150 volts to ground, a second strain insulator shall be installed in the span at a point between the power conductors and the guyed pole and not less than 8 feet from the stub pole.

#### 75-046 Guy on Transformer Pole

- (1) The guy wire on a transformer pole shall be attached to the pole with an approved fitting shown in item 1 of Specification 37 in the manner prescribed in Specification 7 and in such manner that there is no contact with the ground-wire on the pole.
- (2) Where there is no transformer on a pole the guys may be attached in the manner prescribed by Subrule 1 hereof, or by wrapping two turns of the guy wire around the pole and using two guy hooks as shown in item 3 of Specification 37.

**75-048** Anchor Distance from Pole. The distance of an anchor from its pole shall be at least one-third the height of the pole above ground.

75-050 Cross-arms and Hardware. All hardware shall be hot-dipped galvanized.

#### 75-052 Cross-arms

- (1) Cross-arms shall be:
- (a) Of Douglas fir:
- (b) At least 4½ inches wide and 3½ inches thick; and
- (c) Attached to the pole so that the longer dimension is vertical.
- (2) Where Douglas fir is not available, cedar cross-arms of at least 43/4 inches in width and 33/4 inches in thickness and free of knots of more than 1/2 inch diameter may be used.

#### 75-054 Types of Cross-arms

- (1) On a 2-pin arm the pins shall be at least 30 inches apart.
  - (2) On a 4-pin arm,
  - (a) The 2 pins nearest the pole shall be at least 30 inches apart; and

- (b) Each of the 2 pins farthest from the pole shall be at least 18 inches distant from the pin nearer the pole, but where the pole span is 200 feet or more, the distance shall be increased to at least 30 inches.
- (3) The end pins shall be at least 4 inches from the end of the cross-arms.

#### 75-056 Cross-arm Pins

- (1) The pins shall be:
- (a) Wood cross-arm pins as prescribed in item 3 of Specification 9; or
- (b) Steel cross-arm pins as prescribed in item 2 of Specification 9.
- (2) Where steel cross-arm pins are used, a lock washer as prescribed in item 1 of Specification 9 shall be used on each pin.
- **75-058 Bracing of Cross-arms.** Two-pin cross-arms shall have two 20-inch braces and all other cross-arms shall have two 30-inch braces.

### 75-060 Cross-arm Construction

- (1) Cross-arms shall be erected in the manner shown in Specification 10 but where there is a change in direction of the line of more than 30 degrees, and at dead-ends, the cross-arms shall be erected in the manner shown in Specification 11.
- (2) Where there is a change in direction of less than 3 degrees in a service line, the cross-arms shall be erected as shown in Specification 10.
- (3) Where the change in direction is greater than 3 degrees but not more than 30 degrees, single arms shall be used as shown in Specification 10, but the pins shall be angle-pins as shown in item 1 of Specification 38.
- (4) Where the change in direction is greater than 30 degrees but not more than 60 degrees, double arms shall be used as shown in Specification 11 but the pins shall be angle-pins as shown in item 1 of Specification 38.
- (5) Where the change in direction is greater than 60 degrees buck-arms shall be used as shown in Specification 12.

#### 75-062 Dead-end Construction

- (1) At dead-ends in primary service lines double arms shall be erected as shown in Specification 11.
- (2) On a four-pin cross-arm, the two spacing bolts nearest the center of the cross-arm shown in Specification 11 shall be installed only when required for dead-end equipment.
- (3) Spacing blocks may be used in lieu of spacing bolts.

- (4) Where power conductors supported on crossarms cross an overhead open-wire communication line having more than two circuits, the power conductors shall be supported on double cross-arms on the two poles nearest the crossing.
- (5) Where the voltage of power conductors is more than 750 volts the conductors shall be dead-ended as shown in item 1 or item 2 of Specification 13 but:
  - (a) Where one of the conductors is a grounded neutral, the insulator may be dispensed with on that conductor; and
  - (b) Where the voltage exceeds 3000 volts to ground, two 6-inch insulators shall be used in series.

### 75-064 Pole-top Pin Construction

- (1) Pole-top pin construction may be used for single-phase grounded circuits.
- 2 Where pole-top pin construction is used, it shall be as shown in item 1 of Specification 14.
- (3) Where there is a change of direction of less than 3 degrees in the line, the pole-top pin construction shall be as shown in item 1 of Specification 14.
- (4) Where the change of direction is greater than 3 degrees but not more than 15 degrees, a pole-top pin and saddle-clamp shall be used as shown in item 1 of Specification 15.
- (5) Where the change of direction is greater than 15 degrees but not more than 60 degrees, saddle-clamps shall be used for both conductors as shown in item 2 of Specification 15.
- (6) Where the change of direction is greater than 60 degrees, the construction shall be as shown in Specification 16.
- (7) Where a power line on pole-top pins crosses an overhead open-wire communication line having more than two circuits, the power conductors shall be supported on double pins on the two poles nearest the crossing.
- (8) At a dead-end, double arms shall be installed as shown in Specification 11, or if the dead-end is not on a transformer pole, then it may be in accordance with item 2, Specification 14. Vertical dead-ending as shown in Specification 33a is an alternative for framing.
- **75-066 Secondary Racks.** Racks shall be used on secondary service lines as follows:
- (1) When neutral supported cables are used, item 1 of Specification 30 shall be the type of rack used
- (2) When several conductors are used, item 2, 3 or 4 of Specification 30 shall be the type of rack depending on the number of conductors

- (3) Where there is no change of direction in a secondary service line, the rack shall be erected as shown in item 1 of Specification 17.
- (4) Where there is a change of direction in a secondary service line, the rack shall be erected as shown in item 2 of Specification 17.
- (5) Neutral supported cable shall be installed in accordance with Specification 45.
- (6) At a dead-end in a secondary service line, the rack shall be erected as shown in item 3 of Specification 17.
- (7) The secondary conductors shall be dead-ended as shown in Specification 18 or, if neutral supported cables are used, as shown in item 1 of Specification 30.

#### 75-068 Rack Clearance

- (1) Where primary and secondary service conductors are carried on the same poles and the primary conductors are carried on cross-arms, the top of the rack for the secondary conductors shall be at least 2 feet below the centre of the cross-arms for primary conductors.
- (2) Where the primary conductor is carried on a pole-top pin, the secondary rack shall be at least 4 feet below the primary conductor.
- (3) Where the conductors of primary and secondary lines are carried on the same poles on private property, the secondary line shall have a neutral conductor separate on the pole from the neutral conductor of the primary line.

#### 75-070 Insulators

- (1) The insulator used on the phase wires of a primary circuit having a voltage of more than 750 volts but not more than 5000 volts to ground shall be of the brown glaze, top-tie, wet-process porcelain type as shown in item 1 of Specification 19.
- (2) A similar pin-type insulator of slate-coloured glaze shall be used for the grounded neutral wire of a primary circuit.
  - (3) For:
  - (a) Grounded primary circuits having a voltage of more than 5000 volts but less than 8000 volts to ground; or
  - (b) Ungrounded circuits of more than 5000 volts but not more than 15,000 volts between conductors,

the phase insulators shall be of the brown glaze, top-tie, wet-process porcelain type as shown in item 2 of Specification 19.

(4) The insulator used on a secondary spool-type rack shall be of porcelain as shown in Specification 20.

#### 75-072 Conductor Splices

- (1) Where a splice is required in steel reinforced conductors, the splice shall be made in the manner prescribed by Specification 21 or a compression joint may be used.
- (2) Where a splice is required in hard-drawn copper conductors, the splice shall be made with a sleeve as prescribed in item 1 of Specification 22 or a compression joint may be used.
- (3) Where the conductor to be spliced is of mediumhard-drawn copper, the method shown in item 2 of Specification 22 may be used in lieu of a sleeve but the splice shall be soldered.
- (4) Where the conductor to be spliced is of mediumhard-drawn stranded copper:
  - (a) The method shown in item 3 of Specification 22 shall be used; and
  - (b) The splice shall be soldered.
- (5) The method os splicing shown in items 2 and 3 of Specification 22 shall not be used where the conductors are of hard-drawn copper.
- (6) Where a span of a power conductor crosses an overhead communication circuit, the use of splices in the span and in the two spans adjoining it shall be avoided where practicable.
- **75-074 Conductors.** Conductors used on primary service lines of more than 750 volts shall be of at least a size shown in column 1 of Table 45.
- 75-076 Longer Span. Where, by reason of special circumstances, the use of a span longer than that permitted by Table 45 is necessary, an inspector may permit the use of a longer span subject to such conditions as to materials and methods of construction and support as he may consider necessary.

#### 75-078 Conductors of Secondary Service

- (1) The conductors of a secondary service line shall have at least the conductivity and strength of No. 6 AWG gauge medium-hard-drawn copper wire.
- (2) The conductors of a secondary line, other than the neutral conductor, shall have a weatherproof covering.
  - (3) The neutral conductor shall be:
  - (a) Bare; and
  - (b) Placed in the same position in the circuit in relation to the other conductors, as the neutral conductor of the supply authority is in relation to its other conductors.

## 75-080 Type of Service Line Conductors and Sag Between Poles

- (1) Where the conductors of a service line are of neutral supported cable they shall be erected so that the sag between poles is that shown in Table 48 at the specified temperatures, for the size of the cable.
- (2) Where the conductors of a service line are of copper with a weatherproof covering they shall be erected so that the sag between poles is that shown in Table 46 at the specified temperatures for the size of the cable.
- (3) Where the conductors of a service line are of steel-reinforced aluminum conductors, they shall be erected so that the sag between poles is that shown in Table 47 for the specified temperatures

#### 75-082 Conductor Ties

- (1) Where insulators are required in a primary service line having aluminum conductors, the conductors shall be tied to pin-type insulators:
  - (a) In the manner prescribed by Specification 23 where there is no change in direction of the line at the insulator; and
  - (b) In the manner prescribed by Specification 24 where there is a change in direction of the line at the insulator.
- (2) Where insulators are required in a primary service line having conductors of copper with weatherproof covering, the conductors shall be tied to pin-type insulators:
  - (a) In the manner prescribed by Specification 25 where there is no change of direction of the line at the insulator; and
  - (b) In the manner prescribed by Specification 26 where there is a change of direction of the line at the insulator.
- (3) Where insulators are required on a primary service line having a copper conductor with weatherproof covering and the voltage exceeds 3000 volts to ground the covering shall be removed from the conductor for a distance of 12 inches and that portion of the conductor which is bare shall be centrally located on the insulator and tied in the manner prescribed by Specification 28.
- (4) Where insulators are required in a secondary service line having copper conductors with weather-proof covering, the conductors shall be tied to secondary-rack spool-type insulators in the manner prescribed by Specification 27.

**75-084 Conductor Taps.** Taps to conductors shall be made with clamps as shown in Specification 35.

- **75-086** Insulating Bare Conductor. Where insulation has been removed from a conductor in the making of a splice, tap or dead-end, the bare part of the conductor and the clamp, if any, shall be taped and painted with insulating compound.
- **75-088 Removal of Insulation.** Where a dead-end is made on an insulated conductor, the insulation shall be removed from the conductor only at the place where the clamp is attached.

#### 75-090 Attachment of Service Wires

- (1) Supply service wires shall terminate on a dead-end rack of a type shown in Specification 29 or 30 mounted:
  - (a) On a secondary service pole; or
  - (b) Attached to the timber framing of a building by two machine bolts of at least one-half inch diameter backed by washers unless a one-wire rack is used such as shown in item 1 of Specification 30.
- (2) Where it is necessary to install an approved service mast to meet the requirements of Rule 6-010, the mast shall be attached to the building as shown in Specification 46.

## 75-092 Conductor Sag Between Pole and Building

- (1) Where the conductors of the service line are of weatherproof covered copper, they shall be erected so that the sag in the span between a pole and building is in accordance with Table 49 for the specified temperature and span length.
- (2) Where the conductors of the service line are of neutral supported cable, they shall be erected so that the sag in the span between a pole and building is in accordance with Table 48 for the specified temperature and span length.

#### 75-094 Service Box Installation

- (1) Where a service box is installed on a pole which supports the conductors of a secondary service only, the service box shall be erected as shown in Specification 32.
- (2) Where a service box is installed on a transformer pole, no equipment other than that shown in Specification 33 shall be placed on the pole.
- (3) Where the service consists of a completely self-protected transformer or central metering system, no equipment other than that shown in Specification 34 shall be placed on the pole except by special permission.
- (4) Service boxes shall not be installed on poles located on a public road.
- (5) The following requirements shall apply to the Central Metering System (CM):

- (a) A standard pole-mounted distribution transformer without a secondary breaker or polemounted service switch shall be used to supply multi-building farm installations;
- (b) The method of entry of conductors into a building shall be in accordance with Rule 6-018 of this Code;
- (c) The service equipment shall be bonded to the neutral;
- (d) A ground electrode shall be used at each service in accordance with Rule 75-108;
- (e) Each building shall have one main service box except where there are not more than six subdivisions of the main service and the subdivision boxes are grouped;
- (f) New overhead yard wiring shall be triplex with a minimum of No. 2 AWG aluminum;
- (g) The ampacity of the overhead or underground conductors feeding one or more services shall be based on:
  - (i) 100% of the rating of the largest service; plus
  - (ii) 75% of the sum of the ratings of all other services supplied.
- (h) All transformer poles and poles carrying conductors shall carry the following warning sign:
  - "Danger—Keep Off. If work on this pole or near wires is necessary, call the Hydro Area Office."
- (i) Transformer pole hardware and metering equipment shall be in accordance with Specification 34:
- (j) If metering is located on other than a transformer pole, the conduit shall be bonded to the overhead supply neutral in addition to the connection to a ground electrode shown on Specification 34.

## 75-096 Service Attachment to Poles

- (1) No electrical equipment of a consumer's service shall be attached to the poles of a supply authority without express permission of the supply authority.
- (2) The permission of the supply authority shall not be granted where the attachment cannot be made below the attachments of the supply authority.

## 75-098 Service Box Installation on a Transformer Pole

(1) Where a service box is installed on a transformer pole:

- (a) The ground electrode shall be installed at the pole by the supply authority;
- (b) The consumer shall provide a grounding conductor for the non-current-carrying metal parts of the service box; and
- (c) The supply authority shall connect the grounding conductor to the ground wire on the pole.
- (2) All non-current-carrying metal parts of the service box shall be grounded.

**75-099 Location of Meters.** Requirements for meter locations are made in Rule 6-060 of this Code as follows:

- (1) Meters and metering equipment shall be installed in locations satisfactory to both the inspection department and the supply authority and shall be:
  - (a) Located as near as practicable to the service box except as provided for in Subrule (2);
  - (b) Grouped where practicable;
  - (c) Readily accessible;
  - (d) Not located in coal bins, clothes closets, bathrooms, stairways, dangerous or hazardous locations, nor in any similar undesirable places; and
  - (e) If mounted outdoors, of weatherproof construction or in weatherproof enclosures.
- (2) Instrument transformers may be outside the consumer's premises and the meter inside the premises, providing the secondary leads between the instrument transformers and the meter terminal box or test links are continuous and are installed in the same manner as service entrance conductors, with the exception that a service box with disconnecting switch is not required.

#### Note:

Where a service box is installed inside a building, it shall be so located that the meter is readily accessible for reading and is not exposed to moisture, dust or corrosive vapour.

**75-100 Conductors to the Service Switch.** Conductors connected to the load side of a service switch shall not be installed in a conduit with conductors connected to the line side of the service switch.

75-102 Disconnection of Live Supply. No person other than an authorized person shall do any work on a pole carrying conductors having a voltage of more than 300 volts until the local superintendent of the supply authority has been notified and the power has been shut off.

- **75-104** Tree Trimming. At the time of the installation of a primary line on private property, all trees adjacent to the line shall be trimmed so as to afford a clearance of:
  - (a) At least 8 feet between light limbs and branches and the conductors of a primary line exceeding 750 volts;
  - (b) At least 4 feet between light limbs and branches and the conductors of a secondary line not exceeding 750 volts; and
  - (c) At least 6 feet between heavy main tree trunks or limbs, which do not sway appreciably, and the conductors.

## 75-106 Grounding Conductors

- (1) The grounding conductor shall be in accordance with Section 10.
- (2) Armoured-cable 'shall not be used as a grounding conductor, when in an area that may be frequented by livestock.
  - (3)(a) Where a rubber-insulated or thermoplastic insulated wire is used for the grounding-conductor, those parts located above ground shall be protected against mechanical injury by means of wood ground-wire moulding or similar means approved by the inspector; and
  - (b) Metal guards or conduit shall not be used as protection for the grounding conductor in locations accessible to livestock.

## 75-108 Ground Electrodes

- (1) Each ground electrode shall consist of one or more standard ground-rods.
- (2) There shall be not less than two ground-rods installed for each consumer's installation.
- (3) Ground-rods, if of iron or steel, shall have a minimum diameter of 5% inch.
- (4) Ground-rods shall be provided with solderless clamps of an approved type.
- (5) Where a ground-electrode consists of two or more ground-rods, the ground-rods shall be installed not less than 10 feet apart.
- (6) Where ground-rods are installed outside a building, they shall:
  - (a) Be at least 10 feet long; and
  - (b) Be driven to a depth such that the groundclamps are 12 inches below ground-level.
- (7) Where ground-rods are installed in a basement:

- (a) They shall extend not less than 5 feet into the ground; and
- (b) Ground-clamps which are protected against mechanical injury may be located above the surface of the floor through which the rods are driven.
- (8) All ground electrodes shall be connected to the system neutral to minimize voltage gradients.

## 75-110 Location of Underground Grounding Conductor

- (1) Where the grounding conductor is run underground to the ground electrode, it shall:
  - (a) Be buried in the earth to a depth of not less than 12 inches below the ground-level;
  - (b) Not be located within 10 feet of a doorway; and
  - (c) Not be located in an area normally frequented by livestock.
- (2) Where it is impracticable to obtain adequate resistance to ground, an inspector may require that ground connections be dispensed with at individual services.

## 75-112 Grounding of Service Equipment on Transformer Poles

- (1) Where the service equipment is installed on a transformer pole:
  - (a) The neutral conductor of the consumer's service shall not be grounded by any person other than an employee of the supply authority;
    - (b) (i) The neutral conductor shall be brought into the service box;
      - (ii) The neutral conductor must be installed in the line and in the load conduits on a service pole, and notwithstanding the provisions of Rule 10-024, the neutral conductor may be bare.
  - (c) The contractor shall bond the non-current-carrying metal parts of the service equipment to a grounding conductor sized in accordance with Rule 10-084, and at least 2 feet of the grounding-conductor shall extend outside the weatherproof enclosure.
- (2)(a) The supply authority shall attach the grounding-conductor to the supply authority's ground wire by means of a solderless connector; and
  - (b) The supply authority shall supply and install the ground-electrode consisting of at least two rods.

75-113 Clearance Lightning-Conductors. Requirements for clearance of lightning-conductors are made in this Code as follows:

10-046 Spacing or Bonding of Electrical and Lightning Rod Systems. Where practicable, a clearance of at least six feet shall be provided between lightning rod conductors and electrical conductors and equipment, but where this separation is not possible, the ground electrodes for the two systems shall be connected together, at or below ground level, with a copper conductor of a size not less than that of the grounding conductor for the electrical system and in no case shall the bonding conductor be smaller than No. 6 AWG copper.

12-018 Lightning Rod Conductors. Where lightning rod conductors are installed, electrical wiring shall, where practicable, be kept at least 6 feet from such conductors except where bonding is provided in accordance with Rule 10-046.

#### Note:

- (1) Where lightning-conductors are installed on a building, electric wiring not in metal enclosures shall be kept at least 6 feet from the lightning-conductors and where that is not practicable the neutral conductors shall be bonded to the lightning-conductors at the maximum elevation of the wiring.
- (2) Where it is not practicable to keep the electric wiring at least 6 feet from the lightning-conductors or to bond the neutral conductors to the lightning-conductors as required by note (1) hereof, the service neutrals shall be bonded to the lightning-conductors.
- (3) Metal enclosures of circuit conductors shall where practicable be kept at least 6 feet from the lightning-conductors and where this is not practicable, shall be bonded to the lightning-conductors.

# 75-114 Overhead Secondary Circuits and Feeders

- (1) Conductors shall be installed in accordance with Rules 12-242 to 12-260 inclusive.
- (2) The span between buildings shall not exceed 100 feet.
- (3) Where overhead feeders are more than one pole span in length they shall be terminated in accordance with Subrule (1) of Rule 75-090.
- (4) Where an overhead feeder is dead-ended and guyed on the last pole, and the length of the feeder drop between the pole line and the attachment on the building does not exceed 50 feet, the conductors may be attached to the building as shown in Specification 31 with an approved type of service knob.

#### 75-116 Attachment of Feeder Conductors

(1) Where a service knob is attached to a solid-masonry wall it shall:

- (a) Have a No. 22 wood screw at least 2 inches long; and
- (b) Be anchored in the solid part of the masonry as shown in item 4 of Specification 31.
- (2) Where a service knob is attached to solid wood at least 2 inches thick, it shall have a No. 22 wood screw at least 2 inches long.
- (3) Where a service knob is attached to a sheathed frame building, the screw of the service knob shall be at least 3½ inches long and shall be screwed into:
  - (a) A stud or other solid member at least 3 inches thick; or
  - (b) Face boards or other wooden members which are sufficiently reinforced to prevent breaking of the face board or member,

in the manner indicated in item 2 of Specification 31.

- (4) A ½-inch hole shall be drilled into the wood before the screw is inserted.
- (5) Screws shall not be inserted in the end grain of wooden members.
- (6) Where a service knob is attached to a brick veneer building, it shall be attached in the manner indicated in item 1 of Specification 31, and the screw of the service knob shall:
  - (a) Be at least 6 ½ inches long; and
  - (b) Pass through the mortar course into the sheathing.
- (7) Where a service knob is attached to a stucco or hollow-tile wall, the service knob shall have a ¼-inch toggle bolt and shall be attached in the manner indicated in item 3 of Specification 31.
- 75-118 Secondary Conductors Across a Public Road. Where a consumer desires to run the conductors of a secondary feeder across a public road between a house and a barn, the crossing shall not be made unless:
  - (a) Written permission has been obtained from the supply authority and from the authority having control over the road; and
  - (b) The conductors are erected at least 19 feet above the road level.
- 75-119 Location of Service Equipment. Requirements for the location of service equipment are made in this Code as follows:
- 6-028 Service Equipment Location. Service boxes or other approved service equipment shall be installed in a location satisfactory to both the inspection department and the supply authority and shall be:

- (a) Readily accessible, or have the means of operating them readily accessible;
- (b) Not located in coal bins, clothes closets, bathrooms, stairways, dangerous or hazardous locations, nor in any similar undesirable places;
- (c) Except by special permission, placed within the building;
- (d) If placed on the outside of a building or on a pole:
  - (i) Protected from the weather, or be weatherproof, and
  - (ii) Protected from mechanical injury if less than six feet above ground; and
- (e) As close as practicable to the point where the service conductors enter the building.

### 18-014 Non-Essential Electrical Equipment

- (1) No electrical equipment shall be used in a hazardous location, unless it is essential to the processes being carried on therein.
- (2) Service equipment, panelboards, switchboards, and similar electrical equipment shall, where practicable, be located in rooms or sections of the building in which hazardous conditions do not exist.
- **36-022 Service Equipment Location.** Service equipment shall be installed in a location satisfactory to the supply authority and the inspection department and, in the case of a building, shall be at the point of service entrance.

## Note:

- (1) Meter-equipment shall not be installed in a barn, stable or other building in which livestock is or may be kept or stabled.
- (2)(a) Service boxes designed for inside use shall not be installed out-of-doors.
  - (b) Where service boxes and meters are protected completely against rain and snow they may be installed on verandas.
- (3) The non-current-carrying metal parts of the service and the neutral conductor of the consumer's service shall be grounded in accordance with the Section on Grounding, specifically Rule 10-042 (2).

#### 75-120 Yard-lights

- (1) Yard-lights shall not be installed on a transformer pole, unless installed and maintained by the supply authority.
- (2) Where yard-lights are installed on poles carrying the conductors of a primary line, the lighting fixtures shall be at least 6 feet below the conductors.

- (3) Where yard-lights are controlled from more than one point by switches, each switch shall be so wired and connected that the neutral conductor runs direct to the light or lights controlled by it.
- (4) The neutral conductor of the circuit supplying the yard-light may be connected to the neutral conductor of a feeder or sub-feeder.

#### 75-122 Wiring in Buildings

- (1) Where a feeder or sub-feeder enters a building, a 3-wire service box of the solid-neutral type shall be installed at the point of entrance.
- (2) Where a service box supplies more than two branch-circuits, over-current devices shall be installed on the load side of the main switch or circuit-breaker.
- (3) The over-current devices shall be mounted in an approved enclosure separate from that of the main switch or circuit-breaker except that an approved panelboard may be used in which the main switch or circuit-breaker is in the same enclosure with the branch-circuit over-current devices.
- (4)(a) All feeders shall enter barns and outbuildings in rigid metal conduits or in nonmetallic sheathed cable.
  - (b) Notwithstanding paragraph (a) hereof, where feeders are protected by a device installed in the transformer, non-metallic sheathed cable is not permitted.
- (5) Where non-metallic sheathed cable is used, it shall:
  - (a) Be located inside the buildings; and
  - (b) Not be exposed to moisture unless of the NMW type.
- (6) The conduit or non-metallic sheathed cable shall be fitted with an approved weatherproof service fitting.
- (7) Aluminum non-metallic sheathed cables are not permitted in barns or stables.

### 75-124 Wiring Methods

- (1) The wiring in barns, stables and out-buildings shall be:
  - (a) Knob-and-tube wiring:
  - (b) Non-metallic sheathed cable; or
  - (c) Any other method by special permission.
  - (2) The wiring in a residence may be:
  - (a) Knob-and-tube wiring:
  - (b) Non-metallic sheathed cable; or
  - (c) Any other approved method.

### 75-126 Wiring Devices

- (1) Except by special permission, keyless weatherproof pigtail lamp-holders shall be installed at lamp outlets in barns, stables and out-buildings.
- (2) All lamp outlets shall be controlled by means of wall switches.
- (3) Subject to Subrule 4, an outlet, switch, receptacle or other wiring device shall be:
  - (a) Contained in a box made of insulating material having a cover of insulating material; or
  - (b) An approved self-contained outlet, switch, receptacle or other wiring device, made of insulating material.
- (4) Where an inspector permits the installation of metal conduit or armoured-cable, a metal box and fittings shall be used.
- 75-127 Location of Non-metallic Sheathed Cable. Requirements for the location of non-metallic sheathed cable are made in this Code as follows:
- **22-030** In Barns or Stables. Where non-metallic sheathed cable other than Type NMW is used in barns or stables, it shall not be run:
  - (a) Directly over windows, doors or other openings in outside walls; or
  - (b) Where condensation is liable to form on the cable through marked differences in temperature, unless the cable is protected in the manner prescribed by Rule 22-036.
- **22-032 In Root Houses.** Non-metallic sheathed cable other than Type NMW shall not be installed in root houses without special permission.
- 22-034 In Stair Wells or Ducts. Non-metallic sheathed cable other than Type NMW shall not be run:

- (a) In stair wells; or
- (b) Through ventilating ducts or similar openings between stables and lofts or other rooms above stables.

#### 22-036 From Stable to Loft

- (1) Where non-metallic sheathed cable other than Type NMW is run from a stable to a loft or room above the stable, it shall be run through a length of rigid conduit.
- (2) The conduit shall be sealed at the upper end with an approved insulating compound.
- (3) Wherever exposed to injury, as in a stair well, non-metallic sheathed cable shall be adequately protected.

Note: Where non-metallic sheathed cable is run:

- (a) On a wall or the framework of a barn, out-building or residence; or
- (b) In any other place where it is likely to be damaged by cattle or by the impact of moving objects,

it shall be protected by wooden guard strips or boxing.

- **75-128 Fixed Lighting.** Where combustible dust or chaff is likely to collect on lamps installed in fixed positions, the lamps shall be:
  - (a) Installed so that they hang vertically; and
  - (b) Enclosed in semi-dust-tight globes.

**75-130 Receptacles.** Receptacles installed in stables, barns and out-buildings shall be of the 3-pole grounded type.

2. Table 36 and Tables 43 to 50 inclusive to Ontario Regulation 441/69 are revoked and the following substituted therefor:

TABLE 36 (See Rules 4-004 (6); 75-026)

MAXIMUM ALLOWABLE AMPACITY OF NEUTRAL SUPPORTED CABLE TYPES NS-1 AND NSF-2

Size AWG	Ampacity With 2 Insulated Aluminum Conductors	Ampacity With 3 Insulated Aluminum Conductors
8	40	35
6	60	50
4	80	65
3	90	75
2	105	90
1	125	105
0	145	125
00	170	145
000	195	165
0000	225	190

## TABLE 43

(See Rule 75-014)

## CIRCUMFERENCE OF POLES

Length of Pole feet	Western Cedar or Pressure-treated Pine inches	Eastern Cedar and Other inches
25	26	28
30	26 1/2	31
35	28	33
40	34	37

## TABLE 44

(See Rule 75-020)

## MINIMUM DEPTH OF POLES

Pole Length feet	Minimum Depth of Hole feet
25 30	5 5 ½ 5 ½ 5 ½
35 40 45	$\begin{array}{c} 5\frac{1}{2} \\ 6 \\ 6\frac{1}{2} \end{array}$
50	7

## TABLE 45

(See Rules 75-022 -074 -076)

## MAXIMUM CONDUCTOR SPANS

Size of Conductor AWG	Type of Conductor	Maximum Span Feet	
6	Medium-hard-drawn copper, weatherproof	135	
6	6 Hard-drawn or medium-hard-drawn copper, bare		
4	Bare hard-drawn copper	250	
4	Bare steel-reinforced aluminum	250	
2	Bare steel-reinforced aluminum	350	
0	Bare steel-reinforced aluminum	350	

TABLE 46

(See Rule 75-080)

## CONDUCTOR SAG BETWEEN POLES—WEATHERPROOF COPPER CONDUCTORS

Т	Conductors No. 6 to No. O AWG		Conductors No. 2/0 to 250 MCM AV			
Temperature (Fahrenheit) degrees	100 Ft. Span inches	125 Ft. Span inches	150 Ft. Span inches	100 Ft. Span inches	125 Ft. Span inches	150 Ft. Span inches
-20	4	6	8	5	8	12
0	5	8	12	7	11	16
32	7	11	16	9	15	21
60	9	15	21	12	18	26
90	12	19	27	14	22	32
120	15	24	34	17	26	38

TABLE 47
(See Rule 75-080)

## SAG OF ALUMINUM CONDUCTORS STEEL REINFORCED

	Nos. 2, 1/0, Stranding 6/1							
	Span in Feet							
Temperature (Fahrenheit)	175	200	225	250	275	300	325	350
	Sag in Inches							
-30	8	10	13	17	20	24	28	32
0	14	18	23	29	35	42	49	57
+32	18	24	30	37	45	54	63	73
60	22	29	36	45	54	64	76	87
90	26	33	42	52	63	75	88	102
120	29	38	47	59	71	85	99	115

Note: For sizes larger than No.  $1/0~{\rm AWG}$  refer to the Supply Authority.

TABLE 48

(See Rule 75-080-092)

## SAG OF TRIPLEX CONDUCTORS

Triplex 2—No. 2 PolyAl 1—No. 2 Bare Acsr.  Span in Feet				Triplex 2—No. 1/0 PolyAl 1—No. 1/0 Bare Acsr.  Span in Feet				Triplex 2—No. 3/0 PolyAl 1—No. 1/0 Bare Acsr.  Span in Feet						
50	75	100	125	150	50	75	100	125	150	50	75	100	125	150
. Sag in Inches			Sag in Inches			Sag in Inches								
8	17	30	47	68	10	23	40	62	89	12	27	47	74	106
8	18	32	50	72	11	23	41	64	92	12	28	48	75	108
9	19	34	53	74	11	24	43	67	97	12	28	49	77	110
9	21	37	58	84	11	25	45	70	101	13	28	50	78	112
16	22	39	61	87	12	26	46	72	103	13	29	52	81	113
	50 8 8 9 9	2—No. 1—No. Spa  50   75  Sag  8   17  8   18  9   19  9   21	2—No. 2 Po 1—No. 2 Ba Span in 50   75   100 Sag in It 8   17   30 8   18   32 9   19   34 9   21   37	2—No. 2 PolyAl 1—No. 2 Bare Ac  Span in Feet  50   75   100   125  Sag in Inches  8   17   30   47  8   18   32   50  9   19   34   53  9   21   37   58	2—No. 2 PolyAl 1—No. 2 Bare Acsr.  Span in Feet  50   75   100   125   150  Sag in Inches  8   17   30   47   68  8   18   32   50   72  9   19   34   53   74  9   21   37   58   84	2—No. 2 PolyAl 1—No. 2 Bare Acsr.  Span in Feet  50   75   100   125   150   50  Sag in Inches  8   17   30   47   68   10  8   18   32   50   72   11  9   19   34   53   74   11  9   21   37   58   84   11	2—No. 2 PolyAl 1—No. 2 Bare Acsr.  Span in Feet  Span in Feet  Span in Inches  Sag in Inches  Sag  8   17   30   47   68   10   23   8   18   32   50   72   11   23   9   19   34   53   74   11   24   9   21   37   58   84   11   25	2—No. 2 PolyAl 1—No. 2 Bare Acsr.  Span in Feet  Span in  50   75   100   125   150   50   75   100  Sag in Inches  Sag in In  8   17   30   47   68   10   23   40  8   18   32   50   72   11   23   41  9   19   34   53   74   11   24   43  9   21   37   58   84   11   25   45	2—No. 2 PolyAl 1—No. 2 Bare Acsr.  Span in Feet  Span in Feet	2—No. 2 PolyAl 1—No. 2 Bare Acsr.  Span in Feet  Span in Feet  Span in Feet  Span in Feet  Sag in Inches  8 17 30 47 68 10 23 40 62 89  8 18 32 50 72 11 23 41 64 92  9 19 34 53 74 11 24 43 67 97  9 21 37 58 84 11 25 45 70 101	2—No. 2 PolyAl 1—No. 2 Bare Acsr.  Span in Feet  Sag in Inches  Sag in Inches  Sag in Inches  Sag in Inches  8 17 30 47 68 10 23 40 62 89 12 8 18 32 50 72 11 23 41 64 92 12 9 19 34 53 74 11 24 43 67 97 12 9 21 37 58 84 11 25 45 70 101 13	2—No. 2 PolyAl 1—No. 2 Bare Acsr.       2—No. 1/0 PolyAl 1—No. 1/0 Bare Acsr.       2—No. 1/0 PolyAl 	2—No. 2 PolyAl 1—No. 2 Bare Acsr.       2—No. 1/0 PolyAl 1—No. 1/0 Bare Acsr.       2—No. 3/0 P 1—No. 1/0 Bare Acsr.         Span in Feet       Span in Feet       Span in         50       75       100       125       150       50       75       100       125       150       50       75       100       125       150       50       75       100         Sag in Inches       Sag in Inches	2—No. 2 PolyAl 1—No. 2 Bare Acsr.       2—No. 1/0 PolyAl 1—No. 1/0 Bare Acsr.       2—No. 3/0 PolyAl 1—No. 1/0 Bare Acsr.         Span in Feet       Span in Feet       Span in Feet         Sag in Inches       Sag in Inches       Sag in Inches         8 17 30 47 68 10 23 40 62 89 12 27 47 74       Sag in Inches       Sag in Inches         9 19 34 53 74 11 24 43 67 97 12 28 49 77       Sag in Inches       Sag in Inches

TABLE 49

(See Rule 75-092)

# CONDUCTOR SAG BETWEEN POLE AND BUILDING WEATHERPROOF COPPER CONDUCTORS

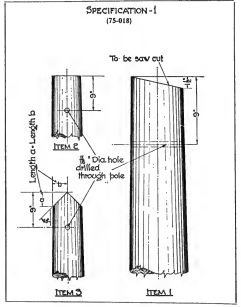
Temperature (Fahrenheit)	50 Ft. Span inches	75 Ft. Span inches	100 Ft. Span inches
-20	5	11	19
0	6	12	22
32	6	14	25
60	7	16	29
90	8	17	31
120	8	19	33

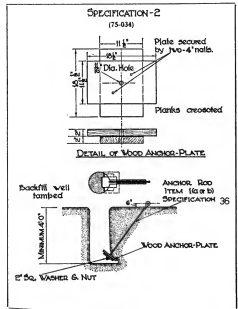
TABLE 50 (See Rule 75-026)

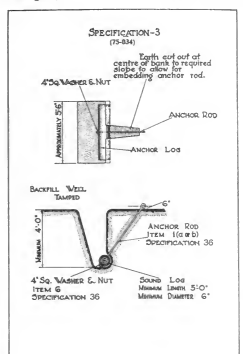
ALLOWABLE CURRENT-CARRYING CAPACITIES FOR WEATHERPROOF CONDUCTORS IN FREE AIR

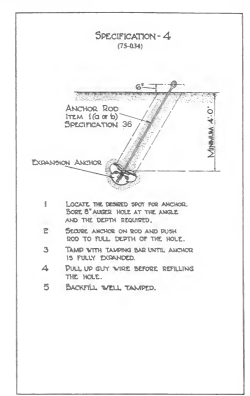
Size AWG MCM	Amperes Copper Conductor	Amperes Aluminum Conductor
14	30	••
12	40	30
10	55	45
8	70	55
6	100	80
4	130	100
3	150	115
2	175	135
1	205	160
0	235	185
00	275	215
000	320	250
0000	370	290
250	410	320

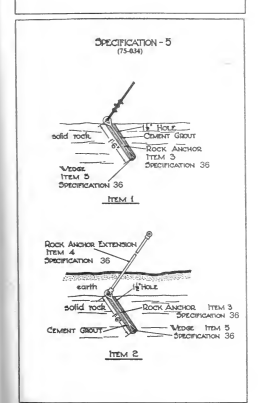
3. Specifications 1 to 46 inclusive to Ontario Regulation 441/69 are revoked and the following substituted therefor:

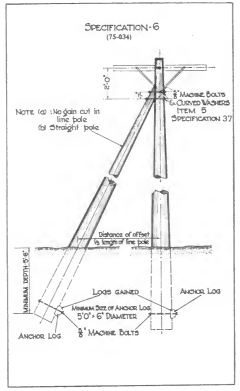


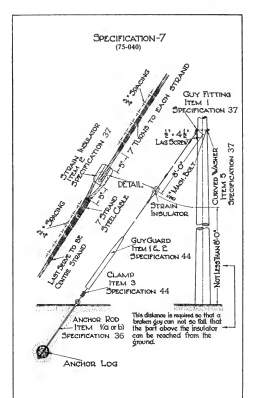


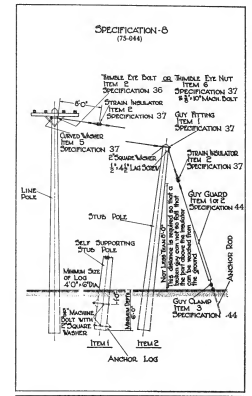


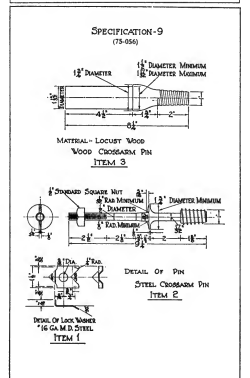


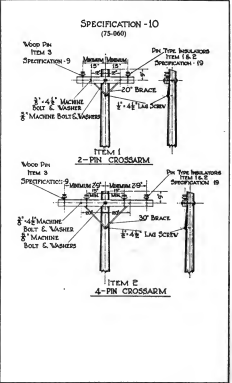


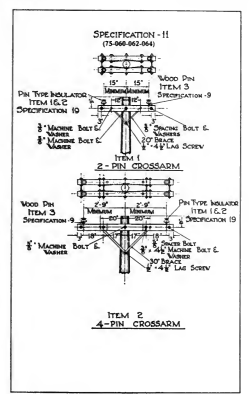


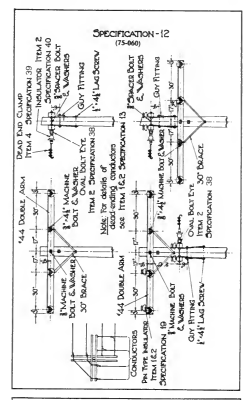


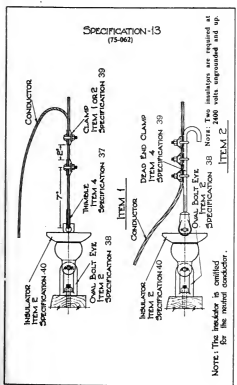


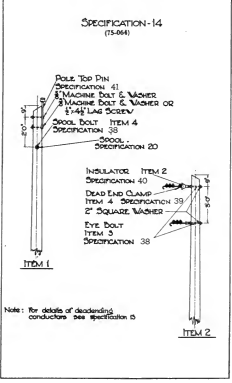


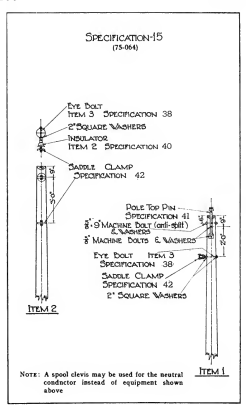


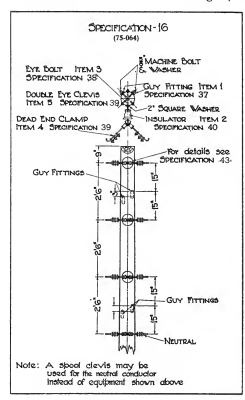


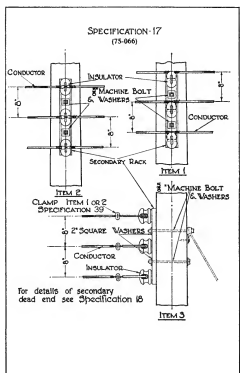


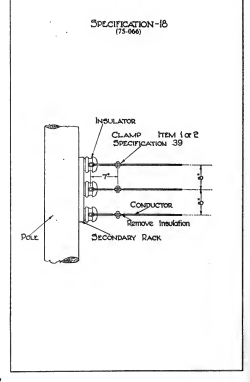


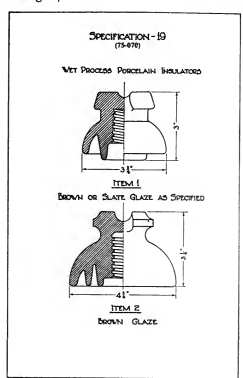


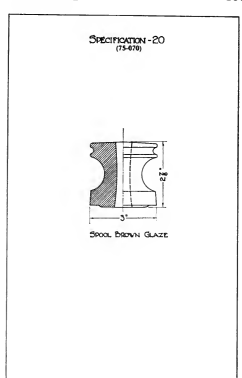


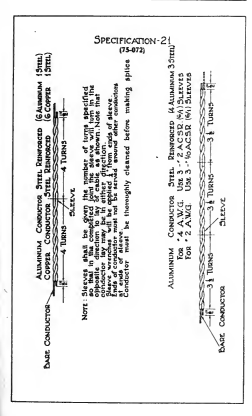


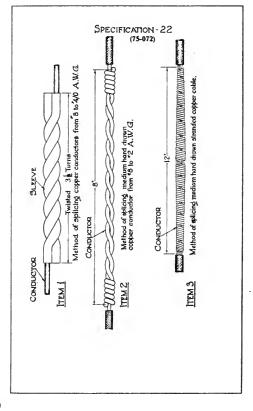


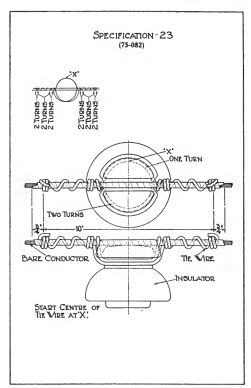


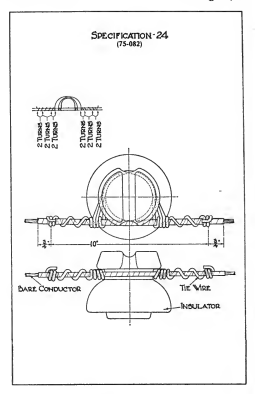


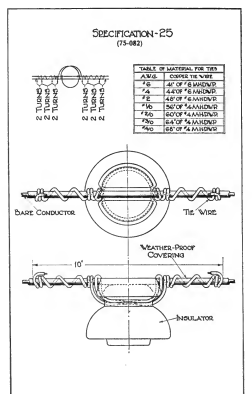


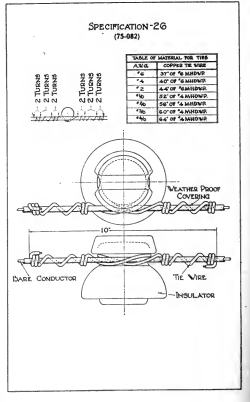


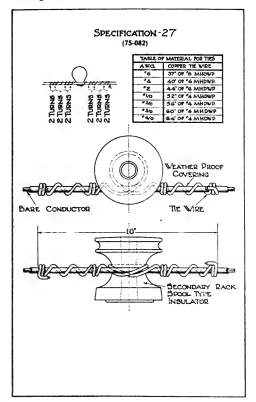


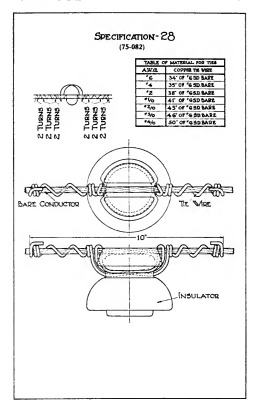


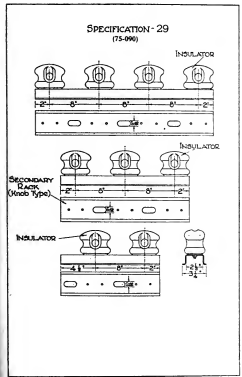


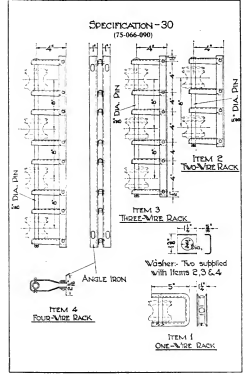


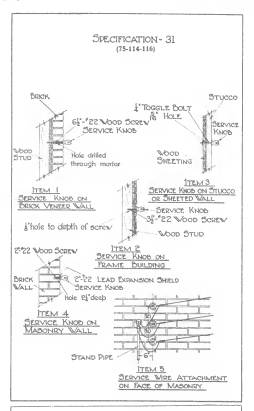


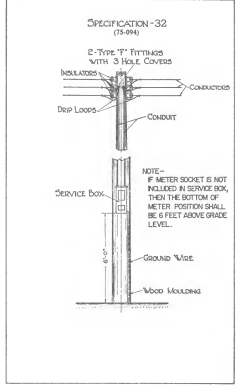


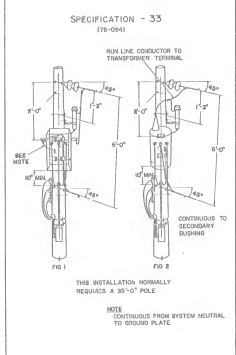


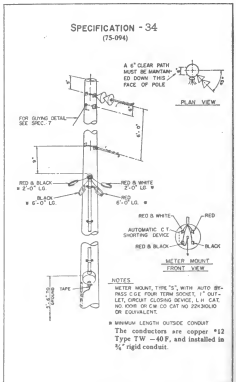


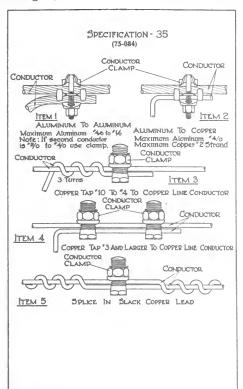


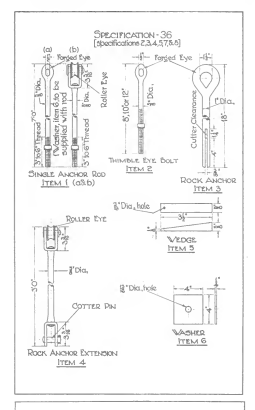


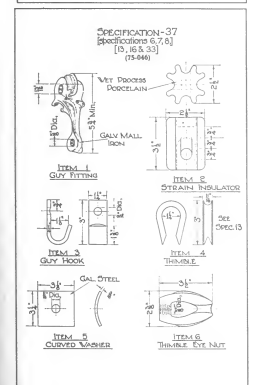


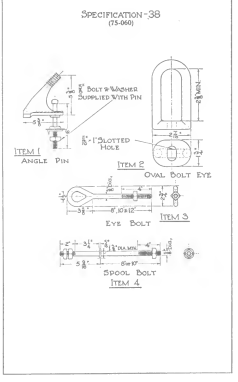


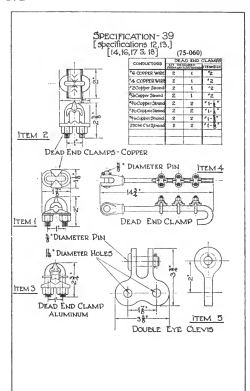


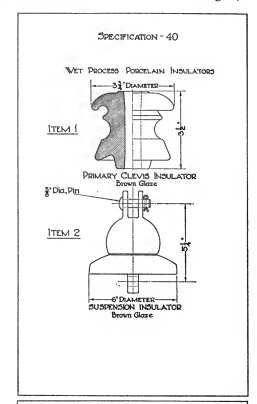


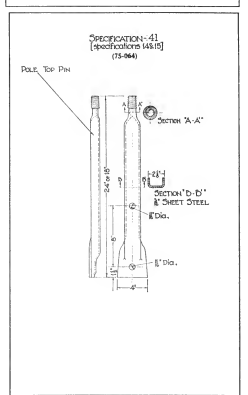


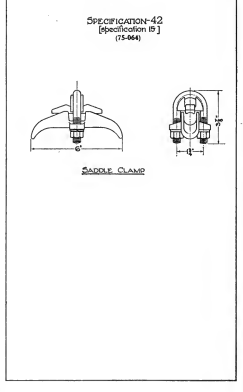


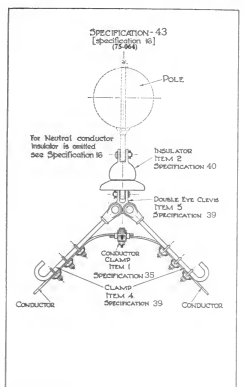


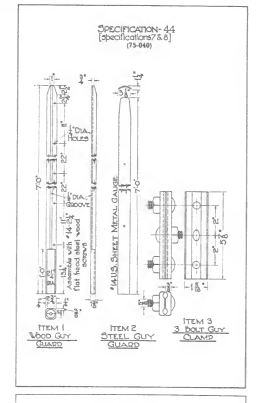


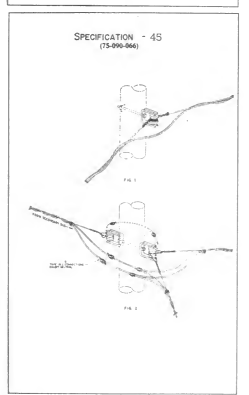


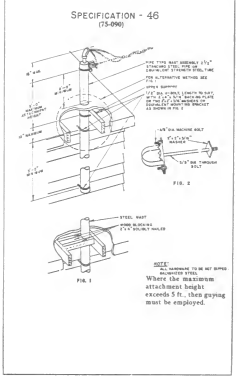




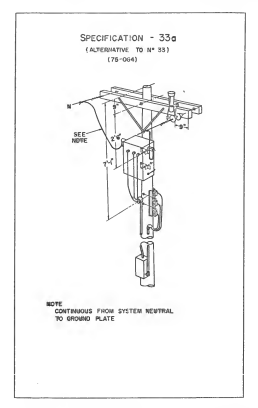


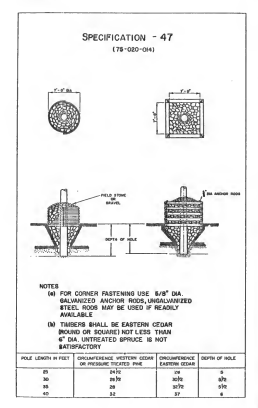






4. Ontario Regulation 441/69 is amended by adding thereto the following specifications:





5. This Regulation comes into force on the 1st day of January, 1971.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO:

GEORGE E. GATHERCOLE, Chairman

> E. B. EASSON Secretary

Dated at Toronto, this 30th day of November, 1970. (4873)

## THE MILK ACT, 1965

O. Reg. 8/71.
Classes of Milk.
Made—January 6th, 1971.
Approved—January 7th, 1971
Filed—January 8th, 1971.

## REGULATION MADE UNDER THE MILK ACT, 1965

1. Ontario Regulation 546/70 is revoked.

THE MILK COMMISSION OF ONTARIO:

K. A. McEwen
Chairman
J. F. Jewson
Secretary

Dated at Toronto, this 6th day of January, 1971. (4874)

## THE MILK ACT, 1965

.3

O. Reg. 9/71. Classes of Milk. Made—January 6th, 1971. Approved—January 7th, 1971. Filed—January 8th, 1971.

## REGULATION MADE UNDER THE MILK ACT, 1965

- Section 1 of Ontario Regulation 139/70 is amended by adding thereto the following item:
- 4a. Class 4a milk.
  - 2.—(1) Subsection 4 of section 2 of Ontario Regulation 139/70 is amended by inserting "and" at the end of clause c, by striking

out "and" at the end of clause d, and by revoking clauses aa and ab, as made by subsection 1 of section 1 of Ontario Regulation 296/70, and clause e.

- (2) The said section 2, as amended by section 1 of Ontario Regulation 295/70 and section 1 of Ontario Regulation 296/70, is further amended by adding thereto the following subsection:
- (4a) The amount in pounds of milk, partlyskimmed milk, skim-milk or cream that is used in the processing of the following milk products:
  - i. Brick cheese.

- ii. Colby cheese.
- iii. Specialty cheese,

is Class 4a milk.

THE MILK COMMISSION OF ONTARIO:

K. A. McEwen Chairman

> J. F. JEWSON Secretary

Dated at Toronto, this 6th day of January, 1971.

(4875)



# **Publications Under The Regulations Act**

January 23rd, 1971

## THE POLICE ACT

O. Reg. 10/71.

General.

Made—January 7th, 1971.

Filed-January 12th, 1971.

## REGULATION MADE UNDER THE POLICE ACT

- 1. Clause e of section 37 of Ontario Regulation 451/69 is revoked and the following substituted therefor:
- (e) "presiding officer" means the Commissioner or an officer designated by him under subsection 1 of section 38 or a judge designated under subsection 3 of section 38.
- 2. Section 38 of Ontario Regulation 451/69 is revoked and the following substituted therefor:
- 38.—(1) The Commissioner may designate a Deputy Commissioner, an Assistant Commissioner, or any other officer of the rank of Superintendent or higher, who may exercise the powers and perform the duties of the Commissioner in the hearing and disposition of charges, provided that on a plea of not guilty to a major offence a Superintendent shall refer the matter to the Commissioner who may, subject to subsections 2 and 3, hear the case himself or designate a Deputy Commissioner or an Assistant Commissioner to hear the case against the person charged.
- (2) Where a plea of not guilty is entered to a major offence, the Commissioner may refer the matter to the Minister of Justice and Attorney General with a recommendation that he appoint a judge to hear the case.
- (3) Where the Minister of Justice and Attorney General receives a recommendation under subsection 2, or in any case where he considers it proper to do so, he may, upon notice to the Commissioner and the person charged, designate a county court judge or a district court judge who consents to the designation to hear the charge.
- (4) The provisions of this Part that apply to the hearing of a charge by the Commissioner apply mutatis mutandis to a hearing by a judge designated under subsection 3.
- (5) The decision of the judge shall be deemed to be the decision of the Commissioner.

3. Section 38 of Ontario Regulation 451/69, as remade by section 2 of this Regulation, applies to charges laid before this Regulation comes into force that have not been heard or finally determined, as the case may be.

(4915)

## THE HIGHWAY IMPROVEMENT ACT

O. Reg. 11/71.

Designations-Miscellaneous Southern Ontario.

Made—January 7th, 1971. Filed—January 13th, 1971.

## REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Schedule 105 to Regulation 213 of Revised Regulations of Ontario, 1960, as made by section 2 of Ontario Regulation 180/62, is revoked and the following substituted therefor:

## FOXBOROUGH BY-PASS

## Schedule 105

In the townships of Thurlow and Sidney, in the County of Hastings being,

- (a) part of,
  - (i) lots 1, 2 and 3, Concession 4,
  - (ii) Lot 1, Concession 5,
  - (iii) Lot 1, Concession 6,
  - (iv) the road allowance between concessions 4 and 5.
  - (v) the road allowance between concessions 5 and 6, and
  - (vi) the road allowance between the townships of Thurlow and Sidney,

in the Township of Thurlow; and

- (b) part of,
  - (i) Lot 38, Concession 5,

(ii) Lot 38, Concession 6,

O. Reg. 11/71

- (iii) the road allowance between concessions 5 and 6, and
- (iv) the road allowance between the townships of Sidney and Thurlow,

in the Township of Sidney,

and being that portion of the King's Highway shown as PART 2 on Department of Highways plan P-2563-41, registered in the registry office for the registry division of the County of Hastings as No. 146151 and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 23rd day of September, 1970.

4.8 miles, more or less.

(4916)

## THE MILK ACT, 1965

O. Reg. 12/71. Industrial Milk—Marketing. Made—January 13th, 1971. Filed—January 13th, 1971.

# REGULATION MADE UNDER THE MILK ACT, 1965

1. Ontario Regulation 553/70 is revoked.

THE ONTARIO MILK MARKETING BOARD:

GEORGE R. McLaughlin
Chairman

H. PARKER Secretary

Dated at Toronto, this 13th day of January, 1971.

(4917)

## THE MILK ACT, 1965

O. Reg. 13/71. Industrial Milk—Marketing. Made—January 13th, 1971. Filed—January 13th, 1971.

# REGULATION MADE UNDER THE MILK ACT, 1965

- 1.—(1) Section 13 of Ontario Regulation 146/70 is amended by adding thereto the following subsection:
- (2a) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$4.10 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.

- (2) Subsection 5 of the said section 13 is amended by inserting after "2" in the fourth line "2a".
- (3) Subsection 6 of the said section 13 is amended by inserting after "2" in the second line "2a".

THE ONTARIO MILK MARKETING BOARD:

GEORGE R. McLaughlin
Chairman

H. PARKER Secretary

Dated at Toronto, this 13th day of January, 1971.

(4918)

## THE MILK ACT, 1965

O. Reg. 14/71. Grade A Milk—Marketing. Made—January 13th, 1971. Filed—January 13th, 1971.

# REGULATION MADE UNDER THE MILK ACT, 1965

- 1.—(1) Subsection 1 of section 16 of Ontario Regulation 70/68, as remade by section 2 of Ontario Regulation 144/70, is amended by striking out "\$7.22" in the eighth line and inserting in lieu thereof "\$7.42".
- (2) Subsection 2 of the said section 16, as remade by section 2 of Ontario Regulation 144/70, is amended by striking out "\$6.65" in the seventh line and inserting in lieu thereof "\$6.85".
- (3) Subsection 3 of the said section 16, as remade by section 2 of Ontario Regulation 144/70, is amended by striking out "\$6.21" in the fourth line and inserting in lieu thereof "\$6.41".
- 2. This Regulation comes into force on the 1st day of February, 1971.

THE ONTARIO MILK MARKETING BOARD:

GEORGE R. McLaughlin
Chairman

H. PARKER Secretary

4

Dated at Toronto, this 13th day of January, 1971.

(4919)

## THE ENERGY ACT, 1964

O. Reg. 15/71.

Transmission and Distribution Pipe Line Code. Made—January 7th, 1971. Filed—January 13th, 1971.

## REGULATION MADE UNDER THE ENERGY ACT, 1964

- 1. Paragraphs 14 and 33 of section 1 of Ontario Regulation 334/64 are revoked.
- 2. Ontario Regulation 334/64, as amended by Ontario Regulation 497/69, is further amended by adding thereto the following sections:
- 3a.—(1) Before commencing the installation or extension of a gas pipe line with a nominal diameter in excess of eight inches or intended for an operating pressure in excess of 125 psig, every company shall obtain,
  - (a) the approval of the chief inspector; or
  - (b) certification as conforming to the Act and this Regulation by a professional engineer registered under The Professional Engineers Act, 1968-69,

of a construction drawing and bill of materials for the specific work.

- (2) Subsection 1 does not apply to service lines with nominal diameters of less than three inches.
- (3) Upon completion of a pipe line construction referred to in subsection 1, the company shall submit to the chief inspector,
  - (a) a written report in Form PL101; and
  - (b) a copy of the construction drawing and bill of materials referred to in subsection 1 with necessary field changes detailed thereon and both shall be signed by a certified pipe line inspector, certifying compliance of the completed work with this Regulation.
- 3b. Every company shall, where the chief inspector has reason to believe an unsafe condition exists, uncover any part of a pipe line at the written request of the chief inspector.
  - 3. Section 5 of Ontario Regulation 334/64 is revoked and the following substituted therefor:
- 5.—(1) Every company shall file with the chief inspector a manual that shall include,

- (a) its plan of operating and maintenance procedures; and
- (b) its current typical plans, construction specifications and material specifications for the construction and installation of pipe lines and consumer meters and for the setting of consumer regulators.
- (2) Every company shall review at least annually the manual referred to in subsection 1, make necessary revisions and inform the chief inspector, in writing, of any such revisions.
  - Section 7 of Ontario Regulation 334/64 is revoked.
  - 5. Section 8 of Ontario Regulation 334/64 is revoked and the following substituted therefor:
- 8.—(1) Every company shall, on or before the sixtieth day of its fiscal year, report to the chief inspector, in writing, a general description of the pipe lines it proposes to install during the fiscal year, including, where known, the nominal size, length, operating pressure and location of each pipe line.
- (2) Every company shall, within sixty days after the end of its fiscal year, report to the chief inspector, in writing, any departures from the report submitted in compliance with subsection 1.
  - Section 9 of Ontario Regulation 334/64 is revoked.
  - Section 10 of Ontario Regulation 334/64 is revoked and the following substituted therefor:
- 10. Every company shall make and maintain available for inspection at any time by an inspector, at the nearest location from which the pipe line is operated,
  - (a) up-to-date and legible plans of each pipe line, showing the location thereon of all valves and other works pertaining thereto, and identifying those valves designated as emergency valves;
  - (b) up-to-date details, showing the daily progress of all pipe line construction in the area; and
  - (c) valve records with complete information as to the dates of inspection, maintenance and current intended operating position, whether open or closed.
  - Section 11 of Ontario Regulation 334/64 is revoked.
  - 9. Section 13 of Ontario Regulation 334/64

is revoked and the following substituted therefor:

- 13.—(1) All materials and components that will become a permanent part of a pipe line constructed under this Regulation shall be,
  - (a) suitable and safe for the condition under which they are used;
  - (b) qualified for the conditions of their use by compliance with the specifications and requirements of this Regulation;
  - (c) such that unit stresses do not exceed the unit stresses prescribed by this Regulation for comparable material in pipe in a similar location and type of service; and
  - (d) designed so as to withstand the field test pressure to which they will be subjected.
- (2) The use and application of all materials and components that will become a permanent part of a pipe line constructed under this Regulation shall be certified by a professional engineer registered under *The Professional Engineers Act, 1968-69* and shall be acceptable to the company.
  - 10. Section 19 of Ontario Regulation 334/64 is revoked and the following substituted therefor:
- 19. No person shall make a weld in any steel pipe or component of a steel pipe line unless he is qualified to make the weld under *The boiler and Pressure Vessels Act, 1962-63* and the procedure followed in the making of the weld shall be a procedure approved for the purpose by the chief inspector under that Act in the same manner as for a pressure vessel.
  - 11. Sections 22 and 26 of Ontario Regulation 334/64 are revoked.
  - 12. Sections 41 and 42 of Ontario Regulation 334/64 are revoked and the following substituted therefor:
- 41.—(1) Subject to subsection 3, the design of a pipe line shall be such that forces in bends, offsets or dead-ends shall be resisted by anchorage, soil friction or longitudinal stresses in the pipe.
- (2) Where the resistance to forces in bends, offsets or dead-ends depends on anchorage, the anchorage shall be designed in accordance with section 42.
- (3) Subject to subsection 4, compression couplings shall not be installed at less than the safe embedment distance, as calculated in accordance with section 42.
  - (4) Where a compression coupling is installed at

less than the safe embedment distance to a bend, offset, dead-end or point of longitudinal thrust,

- (a) an anchorage, calculated in accordance with section 42;
- (b) a joint restraint, calculated in accordance with section 42; or
- (c) a combination of anchorage and joint restraint,

shall be provided to withstand the longitudinal forces with no allowance for friction between the pipe and the soil.

- 42. The procedures for,
  - (a) determining anchorage requirements;
  - (b) calculating safe embedment distance; and
  - (c) designing and applying joint restraint,

shall be contained in the manual referred to in section 5 and shall be acceptable to the chief inspector.

- Section 43 of Ontario Regulation 334/64 is revoked.
- 14. Section 57 of Ontario Regulation 334/64 is revoked and the following substituted therefor:
- 57.—(1) Where practical, there shall be at least twelve inches of clearance between any pipe line and any other known underground structure that it parallels, but where a clearance of at least twelve inches is not attainable,
  - (a) the reason for the lesser clearance shall be recorded by the company; and
  - (b) in no case shall the clearance be less than two inches.
- (2) Where practical, there shall be at least two inches of clearance between any pipe line and any other known underground structure that it crosses but where the clearance of at least two inches is not attainable,
  - (a) the reason for the lesser clearance shall be recorded by the company; and
  - (b) precautions shall be taken to prevent electrical contact with, or the imposition of external stresses from, any other underground structures, and the precautions taken shall be recorded by the company.
  - 15. Section 60 of Ontario Regulation 334/64 is revoked and the following substituted therefor:
- **60.**—(1) The company shall make provision for inspection during installation of a pipe line by a certified pipe line inspector.

- (2) The inspection required by subsection 1 shall ensure that the installation complies with all the requirements of this Regulation.
  - 16. Ontario Regulation 334/64, as amended by Ontario Regulation 497/69, is further amended by adding thereto the following sections:
- 171a. The frequency of the patrols, inspections and tests required by sections 164, 165, 166, 168, 169, 170 and 171 shall be contained in the manual referred to in section 5 and shall be acceptable to the chief inspector.
- 171b. The manual referred to in section 5 shall include procedures for the safe shutdown of a pipe line or part thereof in the event of a line failure, and these procedures shall be acceptable to the chief inspector.
  - 17. Ontario Regulation 334/64, as amended by Ontario Regulation 497/69, is further amended by adding thereto the following Form:

## Form PL101

The Energy Act, 1964

## NOTIFICATION OF PIPE LINE CONSTRUCTION COMPLETION

Ga	s Distributor
	***
************	Address
Location of Pipe Line	
••••	• • • • • • • • • • • • • • • • • • • •
******	
Size	
	••••
7 6	
Class of Construction.	• • • • • • • • • • • • • • • • • • • •
Test Method	• • • • • • • • • • • • • • • • • • • •
Test Pressure	
Pipe Line Inspector	
	(print)
Certificate No	••••
(Date)	(Signature of Pipe Line
(Date)	Inspector or Professional

## THE INDUSTRIAL STANDARDS ACT

O. Reg. 16/71.

Schedule—Plumbing and Heating Industry—Toronto Zone. Made—November 17th, 1970. Approved—January 7th, 1971. Filed—January 13th, 1971.

# ORDER MADE UNDER THE INDUSTRIAL STANDARDS ACT

- Paragraphs iv, v, and vi of section 1 of the Schedule to Ontario Regulation 419/68 are revoked and the following substituted therefor:
- (iv) Victoria Day;
- (v) Dominion Day;
- (vi) Civic Holiday in that part of the zone where it is so proclaimed by a municipality;
- (vii) Labour Day;
- (viii) Thanksgiving Day; and
  - (ix) Christmas Day.
    - Section 2 of the Schedule to Ontario Regulation 419/68 is revoked and the following substituted therefor:

## HOURS OF WORK

- The regular working periods for the industry are,
  - (a) a regular working week consisting of not more than forty-five hours of work performed during regular working days; and
  - (b) a regular working day consisting of not more than nine hours of work performed on Monday, Tuesday, Wednesday, Thursday, Friday or Saturday.
  - Section 3 of the Schedule to Ontario Regulation 419/68 is revoked and the following substituted therefor:

#### MINIMUM RATE OF WAGES

- 3. The minimum rate of wages for work performed during a regular working period is,
  - (a) to and including the 31st day of December, 1970, \$4.75 an hour; and
  - (b) on and after the 1st day of January, 1971, \$5.25 an hour.

Engineer)

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4. Section 5 of the Schedule to Ontario Regulation 419/68 is revoked and the following substituted therefor:

RATE OF WAGES FOR OVERTIME WORK

- 5. The rate of wages for overtime work is,
  - (a) to and including the 31st day of December, 1970, \$7.13 an hour; and
  - (b) from and including the 1st day of January, 1971, \$7.88 an hour.
  - 5. The Schedule to Ontario Regulation 419/68 is amended by adding thereto the following section:

#### VACATIONS

5a.—(1) In this section, "period of entitlement" means the period from the 1st day of July in any year to the 30th day of June in the year next following.

- (2) Where an employee has not ceased to be employed by his employer, the employee is entitled to be paid by the employer on the 30th day of June in each year, as vacation with pay, an amount equal to 4 per cent of the employee's gross earnings during his period of entitlement.
- (3) Where an employee has ceased to be employed by his employer, the employee is entitled to be paid by the employer, within ten days of the cessation of employment, as vacation with pay, an amount equal to 4 per cent of the employee's gross earnings for that part of the employee's period of entitlement during which he was in the employ of the employer.
  - 6. This Order comes into force on the tenth day after the publication thereof in The Ontario Gazette under The Regulations Act.

We concur:

Advisory Committee for The Plumbing and Heating Industry Toronto Zone:

ROYDON J. HUNT Chairman

THOMAS G. WILSON

WILLIAM C. HOWARD

DOUGLAS B. DYSON

HARRY R. MIERINS

(4921)

M. E. HOWARD Director of Labour Standards

Dated at Toronto, this 17th day of November, 1970.

## THE HIGHWAY TRAFFIC ACT

O. Reg. 17/71.

Reciprocal Suspension of Licences. Made—January 14th, 1971. Filed—January 15th, 1971.

## REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Section 1 of Regulation 230 of Revised Regulations of Ontario, 1960, is revoked and the following substituted therefor:
- 1. The provisions of subsection 1 of section 111 of the Act extend and apply to judgments rendered and become final against residents of Ontario by any Court of competent jurisdiction in the following provinces:
- 1. Alberta
- 2. British Columbia
- 3 Manitoba
- 4. New Brunswick
- 5. Newfoundland
- 6. Nova Scotia
- 7. Prince Edward Island
- 8. Quebec
- 9 Saskatchewan
- 2. The provisions of subsection 1 of section 111 of the Act extend and apply to judgments rendered and become final against residents of Ontario by any Court of competent jurisdiction in the following states: .
  - 1. Alabama
  - 2. Arizona
  - 3. Arkansas 4. Colorado
  - 5. Connecticut
  - 6. Delaware
  - 7. Idaho

  - 8. Illinois
  - 9. Indiana
- 10. Iowa
- 11. Kansas
- 12. Kentucky 13. Louisiana
- 14. Maryland
- 15. Michigan
- 16. Minnesota
- 17. Mississippi
- 18. Missouri
- 19. Montana
- 30. Nebraska
- 21. New Hampshire

- 22. New Jersey
- 23. New Mexico 24. New York
- 25. North Carolina
- 26. North Dakota
- 27. Ohio 28. Oklahoma
- 29. Oregon
- 30. Pennsylvania
- 31. Rhode Island
- 32. South Carolina
- 33. Tennessee 34. Texas
- 35. Utah
- 36. Virginia
- 37. Washington 38. West Virginia
- 39. Wisconsin
- 40. Wyoming
- 41. District of Columbia

(4922)

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THE PUBLIC COMMERCIAL		Gross V	Veight	Fee
VEHICLES ACT			28,500	\$ 127.50
			29,000	130.00
O. Reg. 18/71.			29,500	132.50
General.		29,501 to		135.00
Made—January 14th, 1971.			30,500	137.50
Filed—January 15th, 1971.		30,501 to		140.00
I ned—January 15th, 1971.			31,500	
		31,001 to	32,000	142.50
		32,001 to	32,500	145.00
REGULATION MADE UNDER		32,001 to	22,000	147.50
	C ACT	32,301 to	33,000	150.00
THE PUBLIC COMMERCIAL VEHICLE	25 ACT	33,001 to	33,500	152.50
1 (1) 10 1 1 1 2 2 1 1 ( )		33,301 10	34,000	155.00
1.—(1) Paragraphs 1, 2, 3 and 4 of sul			34,500	157.50
1 of section 9 of Regulation	503 of	34,501 to		160.00
Revised Regulations of Ontario, 1		35,001 to	35,500	162.50
amended by section 1 of Ontario Reg		35,501 to		165.00
215/61, are revoked and the fo	ollowing	36,001 to	36,500	167.50
substituted therefor:		36,501 to	37,000	170.00
		37,001 to	37,500	172.50
<ol> <li>For each motor vehicle operated</li> </ol>	under a	37,501 to	38,000	175.00
Class A, C, D, H, K or T of	perating	38,001 to	38,500	177.50
licence and having a gross weight o	f,	38,501 to	39,000	180.00
Gross Weight	Fee	39,001 to	39,500	182.50
to 8,000	\$ 25.00	39,501 to	40,000	185.00
8,001 to 8,500	27.50	40,001 to	40,500	187.50
8,501 to 9,000	30.00	40,501 to	41,000	190.00
9,001 to 9,500	32.50	41,001 to	41,500	192.50
9,501 to 10,000	35.00	41,501 to	42,000	195.00
10,001 to 10,500	37.50		42,500	197.50
10,501 to 11,000	40.00		43,000	200.00
11,001 to 11,500	42.50		43,500	202.50
11,501 to 12,000	45.00		44,000	205.00
12,001 to 12,500	47.50		44,500	207.50
12,501 to 13,000	50.00		45,000	210.00
13,001 to 13,500	52.50		45,500	212.50
13,501 to 14,000	55.00		46,000	215.00
14,001 to 14,500	57.50		46,500	217.50
14,501 to 15,000	60.00		47,000	220.00
15,001 to 15,500	62.50		47,500	222.50
15,501 to 16,000	65.00		48,500	225.00 227.50
io,501 to 17,000	67.50 70.00		49,000	230.00
17,001 to 17,500	72.50		49,500	232.50
17,501 to 18,000	75.00		50,000	235.00
18,001 to 18,500	77.50		50,500	237.50
18,501 to 19,000	80.00		51,000	240.00
19,001 to 19,500	82.50	,	51,500	242.50
19,501 to 20,000	85.00		52,000	245.00
20,001 to 20,500	87.50	52,001 to	52,500	247.50
20,501 to 21,000	90.00	52,501 to	53.000	250.00
21,001 to 21,500	92.50	53,001 to	53,500	252.50
21,501 to 22,000	95.00	53,501 to	54,000	255.00
22,001 to 22,500	97.50	54,001 to	54,500	257.50
22,501 to 23,000	100.00	54,501 to	55,000	260.00
23,001 to 23,500	102.50	55,001 to	55,500	262.50
23,501 to 24,000	105.00	55,501 to	56,000	265.00
24,001 to 24,500	107.50	56,001 to	56,500	267.50
24,501 to 25,000	110.00	56,501 to	57,000	270.00
25,001 to 25,500	112.50	57,001 to	57,500	272.50
25,501 to 26,000	115.00	57,501 to	58,000	275.00
26,001 to 26,500	117.50	58,001 to	,	277.50
26,501 to 27,000	120.00	· ·	59,000	280.00
27,001 to 27,500	122.50		59,500	282.50
27,501 to 28,000	125.00	59,501 to	60,000	285.00

THE	ONTAKI	O GAZETTE O. Reg.	10//1
Gross Weight	Fee	Gross Weight	Fee
60,001 to 60,500	\$ 287.50	92,001 to 92,500\$	447.50
60,501 to 61,000	290.00	92,501 to 93,000	450.00
61,001 to 61,500	292.50	93,001 to 93,500	452.50
61,501 to 62,000	295.00		455.00
62,001 to 62,500	297.50		457.50
62,501 to 63,000	300.00	·	460.00
63,001 to 63,500	302.50		462.50
63,501 to 64,000	305.00		465.00
64,001 to 64,500	307.50		467.50
64,501 to 65,000	310.00		470.00
65,001 to 65,500	312.50		472.50
65,501 to 66,000	315.00		475.00
66,001 to 66,500	317.50 320.00		477.50 480.00
66,501 to 67,000	322.50		482.50
67,501 to 68,000	325.00		485.00
68,001 to 68,500	327.50		487.50
68,501 to 69,000	330.00		490.00
69,001 to 69,500	332.50		492.50
69,501 to 70,000	335.00		495.00
70,001 to 70,500	337.50	· · · · · · · · · · · · · · · · · · ·	497.50
70,501 to 71,000	340.00		500.00
71,001 to 71,500	342.50		502.50
71,501 to 72,000	345.00		505.00
72,001 to 72,500	347.50	104,001 to 104,500	507.50
72,501 to 73,000	350.00	104,501 to 105,000	510.00
73,001 to 73,500	352.50	105,001 to 105,500	512.50
73,501 to 74,000	355.00		515.00
74,001 to 74,500	357.50		517.50
74,501 to 75,000	360.00		520.00
75,001 to 75,500	362.50		522.50
75,501 to 76,000	365.00		525.00
76,001 to 76,500	367.50	·	527.50
76,501 to 77,000	370.00		530.00
77,001 to 77,500	372.50		532.50
77.501 to 78,000	375.00 377.50	· · · · · · · · · · · · · · · · · · ·	535.00 537.50
78,001 to 78,500	380.00		540.00
79,001 to 79,500	382.50		542.50
79,501 to 80,000	385.00		545.00
80,001 to 80,500	387.50	· · · · · · · · · · · · · · · · · · ·	547.50
80,501 to 81,000	390.00	· · · · · · · · · · · · · · · · · · ·	550.00
81,001 to 81,500	392.50		552.50
81,501 to 82,000	395.00		555.00
82,001 to 82,500	397.50		557.50
82,501 to 83,000	400.00		560.00
83,001 to 83,500	402.50		562.50
83,501 to 84,000	405.00		565.00
84,001 to 84,500	407.50		567.50
84,501 to 85,000	410.00		570.00
85,001 to 85,500	412.50	,	572.50
85,501 to 86,000	415.00		575.00
86,001 to 86,500	417.50		577.50
86,501 to 87,000	420.00	· · · · · · · · · · · · · · · · · · ·	580.00
87,001 to 87,500	422.50		582.50 585.00
87,501 to 88,000	425.00 427.50		587.50
88,501 to 89,000	430.00		590.00
89,001 to 89,500	432.50	· · · · · · · · · · · · · · · · · · ·	592.50
89,501 to 90,000	435.00		595.00
90,001 to 90,500	437.50	· · · · · · · · · · · · · · · · · · ·	597.50
90,501 to 91,000	440.00		600.00
91,001 to 91,500	442.50		602.50
91,501 to 92,000	445.00		605.00

Gross Weight	Fee
124,001 to 124,500	607.50
124,501 to 125,000	610.00
125,001 to 125,500	612.50
125,501 to 126,000	615.00
126,001 to 126,500	617.50
126,501 to 127,000	620.00
127,001 to 127,500	622.50
127,501 to 128,000	625.00
128,001 to 128,500	627.50
128,501 to 129,000	630.00
129,001 to 129,500	632.50
129,501 to 130,000	635.00
130,001 to 130,500	637.50
130,501 to 131,000	640.00
131,001 to 131,500	642.50
131,501 to 132,000	645.00
132,001 to 132,500	647.50
132,501 to 133,000	650.00
133,001 to 133,500	652.50
133,501 to 134,000	655.00
134,001 to 134,500	657.50
134,501 to 135,000	660.00
135,001 to 135,500	662.50
135,501 to 136,000	665.00
136,001 to 136,500	667.50
136,501 to 137,000	670.00
137,001 to 137,500	672.50
137,501 to 138,000	675.00
138,001 to 138,500	677.50
138,501 to 139,000	680.00
139,001 to 139,500	682.50
139,501 to 140,000	685.00

(2) Paragraphs 5 and 6 of subsection 1 of the said section 9 are revoked and the following substituted therefor:

5. For each motor vehicle operated	
under a Class E or FS operating	
licence	\$10.00

- 6. For each motor vehicle operated under a Class F operating licence 25.00
- (3) Paragraph 9 of subsection 1 of the said section 9 is amended by striking out "1 or 3" in the second line and inserting in lieu thereof "1 or 6", and by striking out "1 or 3" in the last line and inserting in lieu thereof "1 or 6".
- (4) Subsection 3 of the said section 9 is revoked and the following substituted therefor:
  - (3) In this section "gross weight" means the combined weight of,
    - (a) a commercial motor vehicle and load; or
    - (b) a commercial motor vehicle, trailer or trailers, and load.
  - This Regulation comes into force on the 1st day of April, 1971.

## THE HIGHWAY TRAFFIC ACT

## O. Reg. 19/71.

General.

Made—January 14th, 1971. Filed—January 15th, 1971.

# REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) Subsection 1 of section 4 of Regulation 227 of Revised Regulations of Ontario, 1960, as remade by section 1 of Ontario Regulation 322/62, is amended by striking out "subsection 2" in the first line and inserting in lieu thereof "subsections 2 and 3".
- (2) Subsection 2 of the said section 4, as made by section 1 of Ontario Regulation 322/62, is amended by striking out "trailer or conversion unit" in the second and third lines.
- (3) The said section 4, as remade by section 1 of Ontario Regulation 322/62, is further amended by adding thereto the following subsection:
- (3) A permit may be issued in respect of a trailer for an annual term, from the 1st day of April to the 31st day of March next following in which case the permit expires on the expiration of the term.
  - 2.—(1) Subsection 1 of section 5 of Regulation 227 of Revised Regulations of Ontario, 1960, as remade by section 1 of Ontario Regulation 307/68 and amended by Ontario Regulations 191/69, 485/69 and 118/70, is further amended by striking out "trailer or conversion unit" in the second line and inserting in lieu thereof "or trailer".
  - (2) Paragraph 7 of subsection 1 of the said section 5, as remade by section 1 of Ontario Regulation 307/68 and amended by subsection 1 of section 1 of Ontario Regulation 118/70, is revoked and the following substituted therefor:
  - (a) Subject to clause b, in this paragraph "gross weight" means the combined weight of,
    - (i) a commercial motor vehicle and load; or
    - (ii) a commercial motor vehicle and trailer or trailers, and load.
    - (b) Where a trailer or trailers transmits to the highway a total weight of 6,000 pounds or less such weight shall not be included in determining the gross weight.
    - (c) Subject to subsection 2, for a commercial motor vehicle, combination of a commercial motor vehicle and trailer or trailers, other than a motor bus, having a gross weight of,

Gross W in Pou	•	for registration for a full annual term	for registration for a nine- month period	for registration for a six- month period	for registration for a three- month period
То	5,000	\$ 35.00	\$ 30.00	\$ 20.00	\$ 10.00
5,001 to	5,500	40.00	33.00	22.00	11.00
5,501 to	6,000	45.00	36.00	24.00	12.00
6,001 to	6,500	50.00	42.00	28.00	14.00
6,501 to	7,000	55.00	45.00	30.00	15.00
7,001 to	7,500	60.00	51.00	34.00	17.00
7,501 to	8,000	65.00	54.00	36.00	18.00
8,001 to	8,500	70.00	57.00	38.00	19.00
8,501 to	9,000	75.00 80.00	63.00	42.00	21.00
9,001 to 9,501 to	9,500 10,000	85.00	66.00 69.00	44.00 46.00	22.00 23.00
	10,500	90.00	75.00	50.00	25.00
10,501 to	11,000	95.00	78.00	52.00	26.00
11 001 to	11,500	100.00	84.00	56.00	28.00
	12,000	105.00	87.00	58.00	29.00
	12,500	112.00	93.00	62.00	31.00
	13,000	119.00	99.00	66.00	33.00
	13,500	126.00	105.00	70.00	35.00
13.501 to	14,000	133.00	111.00	74.00	37.00
14,001 to	14,500	140.00	117.00	78.00	39.00
14,501 to	15,000	147.00	120.00	80.00	41.00
	15,500	154.00	126.00	84.00	42.00
15,501 to	16,000	161.00	132.00	88.00	44.00
16,001 to	16,500	168.00	138.00	92.00	46.00
16,501 to	17,000	175.00	144.00	96.00	48.00
17,001 to	17,500	182.00	150.00	100.00	50.00
	18,000	189.00	156.00	104.00	52.00
	18,500	196.00	162.00	108.00	54.00
	19,000	203.00	168.00	112.00	56.00
	19,500	210.00	174.00	116.00	58.00
	20,000	217.00	180.00	120.00	60.00
20,001 to	20,500	224.00	186.00	124.00	62.00
	21,000	231.00	192.00	128.00	64.00
	21,500	238.00	195.00	130.00	65.00
	22,000	245.00	201.00	134.00	67.00 69.00
	22,500	252.00	207.00 213.00	138.00 142.00	71.00
	23,000 23,500	259.00 266.00	219.00	146.00	73.00
	24,000	273.00	225.00	150.00	75.00 ·
,	24,500	280.00	231.00	154.00	77.00
,	25,000	287.00	237.00	158.00	79.00
	25,500	294.00	243.00	162.00	81.00
	26,000	301.00	249.00	166.00	83.00
	26,500	308.00	255.00	170.00	85.00
	27,000	315.00	261.00	174.00	87.00
	27,500	322.00	267.00	178.00	89.00
27,501 to	28,000	329.00	270.00	180.00	90.00
28,001 to	28,500	336.00	276.00	184.00	92.00
28,501 to	29,000	343.00	282.00	188.00	94.00
	29,500	350.00	288.00	192.00	96.00
		357.00	294.00	196.00	98.00
	30,500	364.00	300.00	200.00	100.00
	31,000	371.00	306.00	204.00	102.00
	31,500	378.00	312.00	208.00	104.00
	32,000	385.00	318.00	212.00	106.00
32 001 to	32,500	392.00	324.00	216.00	108.00
	33,000	399.00	330.00	220.00	110.00
32,501 to			226.00	224 22	
32,501 to 33,001 to	33,500	406.00	336.00	224.00	112.00
32,501 to 33,001 to 33,501 to			336.00 342.00 348.00	224.00 228.00 232.00	112.00 114.00 116.00

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Gross Weight in Pounds	for registration for a full	for registration for a nine-	for registration for a six-	for regi-tration for a three-
in Founds	annual term	month period	month period	month period
35,001 to 35,500	\$ 434.00	\$ 357.00	\$ 238.00	\$ 119.00
35,501 to 36,000	441.00	363.00	242.00	121.00
36,001 to 36,500	448.00	369.00	246.00	123.00
36,501 to 37,000	455.00	375.00	250.00	125.00
37,001 to 37,500	462.00	381.00	254.00	127.00
37,501 to 38,000	469.00	387.00	258.00	129.00
38,001 to 38,500	476.00	393.00	262.00	131.00
38,501 to 39,000	483.00	399.00	266.00	133.00
39,001 to 39,500	490.00	405.00	270.00	135.00
39,501 to 40,000	497.00	411.00	274.00	137.00
40,001 to 40,500	504.00	417.00	278.00	139.00
40,501 to 41,000	511.00	423.00	282.00	141.00
41,001 to 41,500	518.00	426.00	284.00	142.00
41,501 to 42,000 42,001 to 42,500	525.00	432.00	288.00	144.00
42,501 to 43,000	532.00 539.00	438.00 444.00	292.00	146.00
43,001 to 43,500	546.00	450.00	296.00 300.00	148.00 150.00
43,501 to 44,000	553.00	456.00	304.00	152.00
44,001 to 44,500	560.00	462.00	308.00	154.00
44,501 to 45,000	567.00	468.00	312.00	156.00
45,001 to 45,500	574.00	474.00	316.00	158.00
45,501 to 46,000	581.00	480.00	320.00	160.00
46,001 to 46,500	588.00	486.00	324.00	162.00
46,501 to 47,000	595.00	492.00	328.00	164.00
47,001 to 47,500	602.00	498.00	332.00	166.00
47,501 to 48,000	609.00	501.00	334.00	167.00
48,001 to 48,500	616.00	507.00	338.00	169.00
48,501 to 49,000	623.00	513.00	342.00	171.00
49,001 to 49,500	630.00	519.00	346.00	173.00
49,501 to 50,000	637.00	525.00	350.00	175.00
50,001 to 50,500	644.00	531.00	354.00	177.00
50,501 to 51,000 51,001 to 51,500	651.00	537.00 543.00	358.00 362.00	179.00 181.00
51,501 to 52,000	658.00 665.00	549.00	366.00	183.00
52,001 to 52,500	672.00	555.00	370.00	185.00
52,501 to 53,000	679.00	561.00	374.00	187.00
53,001 to 53,500	686.00	567.00	378.00	189.00
53,501 to 54,000	693.00	573.00	382.00	191.00
54,001 to 54,500	700.00	579.00	386.00	193.00
54,501 to 55,000	707.00	582.00	388.00	194.00
55,001 to 55,500	714.00	588.00	392.00	196.00
55,501 to 56,000	721.00	594.00	396.00	198.00
56,001 to 56,500	728.00	600.00	400.00	200.00
.56,501 to 57,000	735.00	606.00	404.00	202.00
57,001 to 57,500 57,501 to 58,000	742.00	612.00	408.00	204.00 206.00
58,001 to 58,500	749.00	618.00 624.00	412.00 416.00	208.00
58,501 to 59,000	756.00 763.00	630.00	420.00	210.00
59,001 to 59,500	770.00	636.00	424.00	212.00
59,501 to 60,000	777.00	642.00	428.00	214.00
60,001 to 60,500	784.00	648.00	432.00	216.00
60,501 to 61,000	791.00	654.00	436.00	218.00
61,001 to 61,500	798.00	657.00	438.00	219.00
61,501 to 62,000	805.00	663.00	442.00	221.00
62,001 to 62,500	812.00	669.00	446.00	223.00
<b>62,501</b> to 63,000	819.00	675.00	450.00	225.00
63,001 to 63,500	826.00	681.00	454.00	227.00
63,501 to 64,000	833.00	687.00	458.00	229.00
64,001 to 64,500	840.00	693.00	462.00	231.00
64,501 to 65,000	847.00	699.00	466.00	233.00 235.00
65,001 to 65,500	854.00	705.00	470.00	255.00

250	THE ON	micro dazini	L	O. 10g. 17/11
Gross Weight in Pounds	for registration for a full annual term	for registration for a nine- month period	for registration for a six- month period	for registration for a three- month period
65 501 + 66 000	\$ 861.00	\$ 711.00	\$ 474.00	\$ 237.00
65,501 to 66,000			\$ 474.00	
66,001 to 66,500	868.00	717.00	478.00	239.00
66,501 to 67,000	875.00	723.00	482.00	241.00
67,001 to 67,500	882.00	729.00	486.00	243.00
67,501 to 68,000	889.00	732.00	488.00	244.00
68,001 to 68,500	896.00	738.00	492.00	246.00 248.00
68,501 to 69,000	903.00	744.00	496.00	
69,001 to 69,500	910.00	750.00	500.00	250.00
69,501 to 70,000 70,001 to 70,500	917.00 924.00	756.00 762.00	504.00 508.00	252.00 254.00
70,501 to 70,500	931.00	768.00	512.00	256.00
71,001 to 71,500	938.00	774.00	516.00	258.00
71,501 to 72,000	945.00	780.00	520.00	260.00
72,001 to 72,500	952.00	786.00	524.00	262.00
72,501 to 72,500	959.00	792.00	528.00	264.00
73,001 to 73,500	966.00	798.00	532.00	266.00
73,501 to 74,000	973.00	804.00	536.00	268.00
74,001 to 74,500	980.00	810.00	540.00	270.00
74,501 to 75,000	987.00	813.00	542.00	271.00
75,001 to 75,500	994.00	819.00	546.00	273.00
75,501 to 76,000	1,001.00	825.00	550.00	275.00
76,001 to 76,500	1,008.00	831.00	554.00	277.00
76,501 to 77,000	1,015.00	837.00	558.00	279.00
77,001 to 77,500	1,022.00	843.00	562.00	281.00
77,501 to 78,000	1,029.00	849.00	566.00	283.00
78,001 to 78,500	1,036.00	855.00	570.00	285.00
78,501 to 79,000	1,043.00	861.00	574.00	287.00
79,001 to 79,500	1,050.00	867.00	578.00	289.00
79,501 to 80,000	1,057.00	873.00	582.00	291.00
80,001 to 80,500	1,064.00	879.00	586.00	293.00
80,501 to 81,000	1,071.00	885.00	590.00	295.00
81,001 to 81,500	1,078.00	888.00	592.00	296.00
81,501 to 82,000	1,085.00	894.00	596.00	298.00
82,001 to 82,500	1,092.00	900.00	600.00	300.00
82,501 to 83,000	1,099.00	906.00	604.00	302.00
83,001 to 83,500	1,106.00	912.00	608.00	304.00
83,501 to 84,000	1,113.00	918.00	612.00	306.00
84,001 to 84,500	1,120.00	924.00	616.00	308.00
84,501 to 85,000	1,127.00	930.00	620.00	310.00
85,001 to 85,500	1,134.00	936.00	624.00	312.00
85,501 to 86,000	1,141.00	942.00	628.00	314.00
86,001 to 86,500	1,148.00	948.00	632.00	316.00
86,501 to 87,000	1,155.00	954.00	636.00	318.00
87,001 to 87,500	1,162.00	960.00	640.00	320.00
87,501 to 88,000	1,169.00	963.00	642.00	321.00
88,001 to 88,500	1,176.00	969.00	646.00	323.00
88,501 to 89,000	1,183.00	975.00	650.00	325.00
89,001 to 89,500	1,190.00	981.00	654.00	327.00
89,501 to 90,000	1,197.00	987.00	658.00	329.00
90,001 to 90,500	1,204.00	993.00	662.00	331.00
90,501 to 91,000	1,211.00	999.00	666.00	333.00
91,001 to 91,500	1,218.00	1,005.00	670.00	335.00
91,501 to 92,000	1,225.00	1,011.00	674.00	337.00
92,001 to 92,500	1.232.00	1,017.00	678.00	339.00
92,501 to 93,000	1,239.00	1,023.00	682.00	341.00
93,001 to 93,500	1,246.00	1,029.00	686.00	343.00
93,501 to 94,000	1,253.00	1,035.00	690.00	345.00
94,001 to 94,500	1,260.00	1,041.00	694.00	347.00
94,501 to 95,000	1,267.00	1,044.00	696.00	348.00
95,001 to 95,500	1,274.00	1,050.00	700.00	350.00
95,501 to 96,000	1,281.00	1,056.00	704.00	352.00

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Gross Weight in Pounds	for registration for a full	for registration for a nine-	for registration for a six-	for registration for a three-
I dunds	annual term	month period	month period	month period
96,001 to 96,500	\$ 1,288.00	\$ 1,062.00	\$ 708.00	\$ 354.00
96,501 to 97,000	1,295.00	1,068.00	712.00	356.00
97,001 to 97,500	1,302.00	1,074.00	716.00	358.00
97,501 to 98,000	1,309.00	1,080.00	720.00	360.00
98,001 to 98,500	1,316.00	1,086.00	724.00	362.00
98,501 to 99,000	1,323.00	1,092.00	728.00	364.00
99,001 to 99,500	1,330.00	1,098.00	732.00	366.00
99,501 to 100,000	1,337.00	1,104.00	736.00	368.00
100,001 to 100,500	1,344.00	1,110.00	740.00	370.00
100,501 to 101,000	1,351.00	1,116.00	744.00	372.00
101,001 to 101,500	1,358.00	1,119.00	746.00	373.00
101,501 to 102.000	1,365.00	1,125.00	750.00	375.00
102,001 to 102,500	1,372.00	1,131.00	754.00	377.00
102,501 to 103,000	1,379.00	1,137.00	758.00	379.00
103,001 to 103,500	1,386.00	1,143.00	762.00	381.00
103,501 to 104,000	1,393.00	1,149.00	766.00	383.00
104,001 to 104,500	1,400.00	1,155.00	770.00	385.00
104,501 to 105,000	1,407.00	1,161.00	774.00	387.00
105,001 to 105,500	1,414.00	1,167.00	778.00	389.00
105,501 to 106,000	1,421.00	1,173.00	782.00	391.00
106,001 to 106,500	1,428.00	1,179.00	786.00	393.00
106,501 to 107,000	1,435.00	1,185.00	790.00	395.00
107,001 to 107,500	1,442.00	1,191.00	794.00	397.00
107,501 to 108,000	1,449.00	1,194.00	796.00	398.00
108,001 to 108,500	1,456.00	1,200.00	800.00	400.00
108,501 to 109,000	1,463.00	1,206.00	804.00	402.00
109,001 to 109,500	1,470.00	1,212.00	808.00	404.00
109,501 to 110,000	1,477.00	1,218.00	812.00	406.00
110,001 to 110,500	1,484.00	1,224.00	816.00	408.00
110,501 to 111,000	1,491.00	1,230.00	820.00	410.00
111,001 to 111,500	1,498.00	1,236.00	824.00	412.00
111,501 to 112,000	1,505.00	1,242.00	828.00	414.00
112,001 to 112,500	1,512.00	1,248.00	832.00	416.00
112,501 to 113,000 113,001 to 113,500	1,519.00	1,254.00	836.00	418.00
113,501 to 114,000	1,526.00	1,260.00	840.00	420.00
114,001 to 114,500	1,533.00	1,266.00	844.00 848.00	422.00 424.00
114,501 to 115,000	1,540.00 1,547.00	1,272.00 1,275.00	850.00	425.00
115,001 to 115,500	1,554.00	1,281.00	854.00	427.00
115,501 to 116,000	1,561.00	1,287.00	858.00	429.00
116,001 to 116,500	1,568.00	1,293.00	862.00	431.00
116,501 to 117,000	1,575.00	1,299.00	866.00	433.00
117,001 to 117,500	1,582.00	1,305.00	870.00	435.00
117,501 to 118,000	1,589.00	1,311.00	874.00	437.00
118,001 to 118,500	1,596.00	1,317.00	878.00	439.00
118,501 to 119,000	1,603.00	1,323.00	882.00	441.00
119,001 to 119,500	1,610.00	1,329.00	886.00	443.00
119,501 to 120,000	1,617.00	1,335.00	890.00	445.00
120,001 to 120,500	1,624.00	1,341.00	894.00	447.00
120,501 to 121,000	1,631.00	1,347.00	898.00	449.00
121,001 to 121,500	1,638.00	1,350.00	900.00	450.00
121,501 to 122,000	1,645.00	1,356.00	904.00	452.00
122,001 to 122,500	1,652.00	1,362.00	908.00	454.00
122,501 to 123,000	1,659.00	1,368.00	912.00	456.00
123,001 to 123,500	1,666.00	1,374.00	916.00	458.00
123,501 to 124,000	1,673.00	1,380.00	920.00	460.00
124,001 to 124,500	1,680.00	1,386.00	924.00	462.00
124,501 to 125,000	1,687.00	1,392.00	928.00	464.00
125,001 to 125,500	1,694.00	1,398.00	932.00	466.00
125,501 to 126,000	1,701.00	1,404.00	936.00	468.00
126,001 to 126,500	1,708.00	1,410.00	940.00	470.00

Gross Weight in Pounds	for registration for a full annual term	for registration for a nine- month period	for registration for a six- month period	for registration for a three- month period
126,501 to 127,000	\$ 1,715.00	\$ 1,416.00	\$ 944.00	\$ 472.00
127,001 to 127,500	1,722.00	1,422.00	948.00	474.00
127,501 to 128,000	1,729.00	1,425.00	950.00	475.00
128,001 to 128,500	1,736.00	1,431.00	954.00	477.00
128,501 to 129,000	1,743.00	1,437.00	958.00	479.00
129,001 to 129,500	1,750.00	1,443.00	962.00	481.00
129,501 to 130,000	1,757.00	1,449.00	966.00	483.00
130,001 to 130,500	1,764.00	1,455.00	970.00	485.00
130,501 to 131,000	1,771.00	1,461.00	974.00	487.00
131,001 to 131,500	1,778.00	1,467.00	978.00	489.00
131,501 to 132,000	1,785.00	1,473.00	982.00	491.00
132,001 to 132,500	1,792.00	1,479.00	986.00	493.00
132,501 to 133,000	1,799.00	1,485.00	990.00	495.00
133,001 to 133,500	1,806.00	1,491.00	994.00	497.00
133,501 to 134,000	1,813.00	1,497.00	998.00	499.00
134,001 to 134,500	1,820.00	1,503.00	1,002.00	501.00
134,501 to 135,000	1,827.00	1,506.00	1,004.00	502.00
135,001 to 135,500	1,834.00	1,512.00	1,008.00	504.00
135,501 to 136,000	1,841.00	1,518.00	1,012.00	506.00
136,001 to 136,500	1,848.00	1,524.00	1,016.00	508.00
136,501 to 137,000	1,855.00	1,530.00	1,020.00	510.00
137,001 to 137,500	1,862.00	1,536.00	1,024.00	512.00
137,501 to 138,000	1,869.00	1,542.00	1,028.00	514.00
138,001 to 138,500	1,876.00	1,548.00	1,032.00	516.00
138,501 to 139,000	1,883.00	1,554.00	1,036.00	518.00
139,001 to 139,500	1,890.00	1,560.00	1,040.00	520.00
139,501 to 140,000	1,897.00	1,566.00	1,044.00	522.00

- (3) Paragraph 8 of subsection 1 of the said section 5, as remade by section 1 of Ontario Regulation 307/68 and amended by subsection 2 of section 1 of Ontario Regulation 118/70, is revoked.
- (4) Paragraph 9 of subsection 1 of the said section 5, as remade by section 1 of Ontario Regulation 307/68 and amended by subsection 3 of section 1 of Ontario Regulation 118/70, is revoked.
- (5) Paragraph 14 of subsection 1 of the said section 5, as remade by section 1 of Ontario Regulation 307/68, is revoked and the following substituted therefor:
- 14. For a commercial motor vehicle having a machine or apparatus mounted upon the chassis thereof that is not designed or used primarily for the transportation of persons or property and only incidentally operated or moved over the highways, one-half the fees set out in item 7.
  - (6) Subsection 1 of the said section 5, is further amended by adding thereto the following paragraph:
  - 17. For a trailer.....\$ 5.00
    - (7) Subsection 4 of the said section 5, as remade by subsection 8 of section 2 of Ontario

Regulation 322/62 and amended by subsection 3 of section 1 of Ontario Regulation 443/68, is further amended by striking out "trailer or semi-trailer designed and" in the first and second lines and by striking out "or 9" in the sixth line.

- 3. Subsection 1 of section 5a of Regulation 227 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 76/63 and amended by section 2 of Ontario Regulation 443/68, is further amended by striking out "items 7 and 9" in the first line and inserting in lieu thereof "item 7".
- 4. Section 10 of Regulation 227 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 76/63, 216/66 and 394/67, is revoked and the following substituted therefor:
- 10.—(1) Every commercial motor vehicle,
  - (a) that is registered in a reciprocating state of the United States of America that grants exemptions for commercial motor vehicles similar to the exemptions granted by this section; and
  - (b) that is owned by a resident of the reciprocating state,

is exempt from registration while the vehicle is being driven or operated in Ontario if the vehicle is,

- (c) a hearse or ambulance;
- (d) a motor vehicle designed, equipped and used exclusively for living accommodation, commonly known as a motorized mobile home:
- (e) a public vehicle operated in a scheduled service in Ontario within ten miles of its point of entry on the international boundary line between Canada and the United States of America or operated on chartered trips originating outside Ontario;
- (f) a commercial motor vehicle having a gross weight of 6,000 pounds or less, or a combination of a commercial motor vehicle and trailer or trailers where the trailer or trailers transmits to the highway a total weight of 6,000 pounds or less, and being operated in Ontario for the purpose of transporting goods owned by the owner of the commercial motor vehicle:
- (g) being operated in Ontario for the purpose of transporting from a farm natural products of a farm or livestock, or both, owned by the owner of the commercial motor vehicle; or
- (h) being operated in Ontario for the purpose of transporting objects and materials used in the production of cultural presentations or exhibitions, including musical and ballet presentations and art exhibitions, if such presentations or exhibitions are not carried on solely for the purpose of financial gain.
- (2) Clauses g and h of subsection 1 do not apply to a commercial motor vehicle, trailer or combination thereof while being operated in Ontario on a continuous trip originating at a point outside Ontario and destined to a point outside Ontario.
  - Regulation 227 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 182/61, 291/61, 157/62, 317/62, 322/62, 76/63, 311/63, 40/64, 228/64, 297/65, 216/66, 238/66, 373/66, 191/67, 234/67, 244/67, 302/67, 394/67, 96/68, 103/68, 307/68, 353/68, 443/68, 71/69, 191/69, 485/69 and 118/70, is further amended by adding thereto the following section:
  - 10a. Where a trailer is being operated into or out of Ontario and displays a valid registration plate issued by another province or state or where the owner is in compliance with the provisions of the law of the province or state in which he resides in respect to registration of trailers, the trailer is exempt from registration.
    - 6. This Regulation comes into force on the 1st day of April, 1971.

## THE HIGHWAY TRAFFIC ACT

O. Reg. 20/71. Axle Weights. Made—January 14th, 1971. Filed—January 15th, 1971.

## REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

## AXLE WEIGHTS

- 1. The maximum allowable axle unit weight and axle group weight for the following axle group configuration consisting of a,
  - Single axle—single axle shall be as prescribed in Chart 1, Table 1;
  - 2. Single axle—dual axle shall be as prescribed in Chart 2, Table 2;
  - 3. Single axle—single axle—single axle shall be as prescribed in Chart 3, Table 3;
  - Single axle—single axle—single axle—single axle shall be as prescribed in Chart 4, Table 4;
  - Single axle—single axle—single axle—single axle—single axle shall be as prescribed in Chart 5, Table 5;
  - Single axle—single axle—single axle—single axle—dual axle shall be as prescribed in Chart 6, Table 6;
  - Single axle—single axle—single axle—dual axle shall be as prescribed in Chart 7, Table 7;
  - Single axle—single axle—dual axle shall be as prescribed in Chart 8, Table 8;
  - Single axle—single axle—dual axle—single axle—single axle shall be as prescribed in Chart 9, Table 9;
  - Single axle—single axle—dual axle—single axle—dual axle shall be as prescribed in Chart 10, Table 10;
  - Single axle—single axle—dual axle—dual axle shall be as prescribed in Chart 11, Table 11;
  - Single axle—single axle—dual axle—dual axle—dual axle shall be as prescribed in Chart 12, Table 12;
  - 13. Single axle—single axle—triple axle shall be as prescribed in Chart 13, Table 13;

- 14. Single axle—single axle—triple axle—single axle—single axle shall be as prescribed in Chart 14, Table 14;
- Single axle—single axle—triple axle—single axle—dual axle shall be as prescribed in Chart 15, Table 15;
- Single axle—dual axle—single axle shall be as prescribed in Chart 16, Table 16;
- Single axle—dual axle—single axle—single axle shall be as prescribed in Chart 17, Table 17;
- Single axle—dual axle—single axle—single axle—single axle shall be as prescribed in Chart 18, Table 18;
- Single axle—dual axle—single axle—single axle—single axle—single axle shall be as prescribed in Chart 19, Table 19;
- Single axle—dual axle—single axle—single axle—single axle—dual axle shall be as prescribed in Chart 20, Table 20;
- Single axle—dual axle—single axle—single axle—dual axle shall be as prescribed in Chart 21, Table 21;
- 22. Single axle—dual axle—single axle—dual axle shall be as prescribed in Chart 22, Table 22;
- 23. Single axle—dual axle—single axle—dual axle—single axle—single axle shall be as prescribed in Chart 23, Table 23;
- Single axle—dual axle—dual axle shall be as prescribed in Chart 24, Table 24;
- Single axle—dual axle—dual axle—single axle—single axle shall be as prescribed in Chart 25, Table 25;
- Single axle—dual axle—dual axle—single axle—dual axle shall be as prescribed in Chart 26, Table 26;
- Single axle—dual axle—dual axle—single axle—triple axle shall be as prescribed in Chart 27, Table 27;
- Single axle—dual axle—dual axle—dual axle shall be as prescribed in Chart 28, Table 28;
- Single axle—dual axle—dual axle—dual axle—dual axle shall be as prescribed in Chart 29, Table 29;
- 30. Single axle—dual axle—triple axle shall be as prescribed in Chart 30, Table 30;

- Single axle—dual axle—triple axle—single axle—single axle shall be as prescribed in Chart 31, Table 31;
- Single axle—dual axle—triple axle—single axle—dual axle shall be as prescribed in Chart 32, Table 32;
- Single axle—dual axle—triple axle—dual axle shall be as prescribed in Chart 33, Table 33,

in the Schedule. O. Reg. 20/71, s. 1.

- 2. Where an axle group configuration is prescribed in a Chart but any axle spacing for that configuration is not prescribed in the Table bearing the same number as the Chart, the maximum allowable axle unit weight shall be the axle unit weight for prescribed axle spacings that are equal to or less than the axle spacing that is not prescribed. O. Reg. 70/71, s. 2.
- 3.—(1) Every commercial motor vehicle, other than a fire apparatus or motor bus, having a registered gross weight of 20,000 pounds or more shall have attached to or painted on both sides of the driver's compartment of the vehicle a marking showing the registered gross weight in the form and dimensions as prescribed and illustrated in the following figure:

# ONTARIO R.G.W. 34

8" LEGEND STROKE WIDTH 4" NUMERAL STROKE WIDTH

- (2) The letters and numbers of the marking referred to in subsection 1 shall be in a colour that contrasts with their back-ground.
- (3) The marking referred to in subsection 1 shall be kept free from dirt and obstruction and shall be affixed or painted so that the numbers thereon are plainly visible at all times. O. Reg. 70/71, s. 3.
- 4. The maximum axle unit weight permitted in the Act or this Regulation for an axle unit may be exceeded by the tolerance set out for the axle unit in the following Table for the period set out therein but the axle group weight including such tolerance shall not exceed the maximum axle group weight prescribed for that axle group configuration in the Act or this Regulation. O. Reg. 20/71, s. 4.

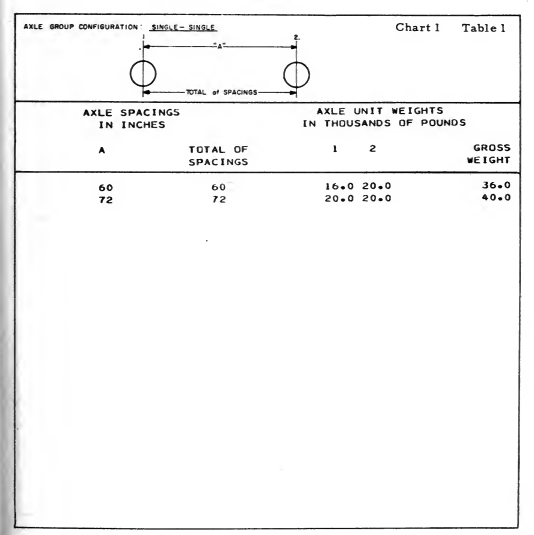
## **TABLE**

Period			Triple Axle Tolerance	April 1st, to March 1975
April 1st, 1971 to March 31st, 1972	3,500	7,000	10,500	April 1st, and there
April 1st, 1972 to March 31st, 1973	3,000	6,000	9,000	5.—(1) into force
April 1st, 1973 to March 31st, 1974	2,000	4,000	6,000	(2) Secon the 20/71, s. 5
				·

April 1st, 1974 to March 31st, 1975	1,500	3,000	4,500
April 1st, 1975 and thereafter	1,000	2,000	3,000
E (4) 771 : F	1		

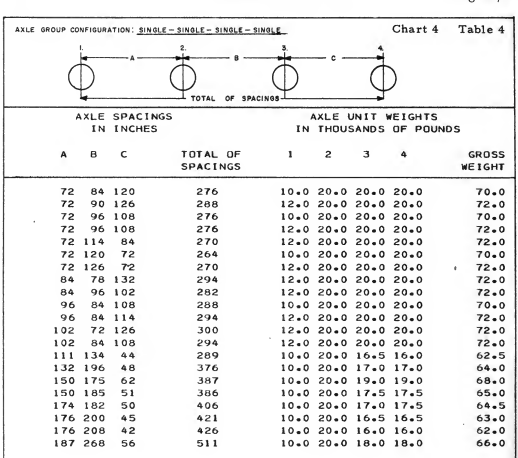
- 5.—(1) This Regulation, except section 3, comes into force on the 1st day of March, 1971.
- (2) Section 3 of this Regulation comes into force on the 1st day of September, 1971. O. Reg. 20/71, s. 5.

## Schedule



XLE GROUP	CONFIGURA	ATION: SINGLE - DUAL		Chart 2	Table
	1	²			
		В-	$\nearrow$		
	(  )	(1)			
	4	TOTAL of SPACINGS	<u> </u>		
AXI	E SPACING		AXLE UNIT	WELCHIE	
	N INCHES	33	IN THOUSANDS		6
		<b>TOT. O</b> T.			
A	В	TOTAL OF SPACINGS	1 2		GROSS
		JFACTINGS			WEIGHT
60	38	98	20.0 20.0		40.0
72	49	121	10.0 33.0		43.0
83	50	133	18.0 31.5		49.5
90	48	138	11.0 35.0		46.0
90	51	141	11.0 35.5		46.5
90	54	144	12.0 36.0		48.0
90	72	162	10.0 40.0		50.0
96	44	140	20.0 32.0		52.0
96	48	144	14.0 35.0		49.0
96	50	146	16.0 34.5		50.5
96 96	51 54	147 150	1,4 • 0 35 • 5		49.5
96	72	168	14.0 36.0		50.0
102	48	150	12.0 40.0		52.0
102	51	153	16.0 35.0 16.0 35.5		51.6
102	54	156	16.0 36.0		51.5 52.0
102	72	174	14.0 40.0		54.0
108	48	156	19.0 35.0		54.0
108	51	159	19.0 35.5		54.5
108	54	162	19.0 36.0		55.0
108	72	180	16.0 40.0		56.0
114	48	162	20.0 35.0		55.0
114	51	165	20.0 35.5		55.5
114	54	168	20.0 36.0		56.0
114	72	186	19.0 40.0		59.0
120	72	192	20.0 40.0		60.0

1. 1	ORATION. SING	LE - SINGLE - SINGLE  2.	3.		Chart 3	Table
$\bigcirc$	) 	AL of SPACINGS				
	E SPACIN	GS		IT WEIGHTS		
1	N INCHES		IN T	NDS OF POUN	DS	
A	В	TOTAL OF SPACINGS	1	2	3	GROS: WE1GH
66	84	150	10.0	20.0	19.5	49.5
72	49	121		16.5		43.5
72	84	156		20.0		50.0
72 76	90	162		20.0		52.0
78	45 78	121 156		16.5 20.0		43.0
78	84	162		20.0		50.0 52.0
84	78	162		20.0		52.0
84	84	168		20.0		52.0
96	72	168		20.0		52.0
124	48	172		17.0		45.0
131	51	182		17.5		45.0
133	50	183		17.0		44.5
.134 136	50 48	184 184		17.0		45.5
137	50	187		17.0 17.0		46.0 46.5
139	54	193		17.5		46.5
141	47	188		16.5		43.5
142	51	193		17.5		47.0
151	50	201	20.0	17.0	17.5	54.5
151	52	203	16.0	17.5	17.5	51.0
156	60	216		18.5		47.0
163	52	215		17.5		49.0
167 169	47	214		16.5		43.5
170	58 45	227 215		18.5 16.5		47.0 45.0
170	56	226		18.0		46.0
172	54	226		17.5		47.5
175	51	226		17.5		50.0
204	64	268		19.0		48.0



AXLE SPACINGS  AXLE SPACINGS  AXLE UNIT WEIGHTS IN INCHES  IN THOUSANDS OF POUNDS  A B C D TOTAL OF 1 2 3 4 5	24
AXLE SPACINGS IN INCHES  A B C D TOTAL OF 1 2 3 4 5 SPACINGS  76 45 176 62 359 10.0 16.5 16.5 20.0 16.5 96 108 108 108 420 10.0 20.0 20.0 20.0 20.0 97 113 172 50 432 10.0 20.0 20.0 17.0 17.5 120 360 72 72 624 10.0 20.0 17.0 17.0 17.0	able S
AXLE SPACINGS IN INCHES  A B C D TOTAL OF 1 2 3 4 5 SPACINGS  76 45 176 62 359 10.0 16.5 16.5 20.0 16.5 96 108 108 108 420 10.0 20.0 20.0 20.0 20.0 97 113 172 50 432 10.0 20.0 20.0 17.0 17.5 120 360 72 72 624 10.0 20.0 17.0 17.0 17.0	
TOTAL OF 1 2 3 4 5 SPACINGS W  76 45 176 62 359 10.0 16.5 16.5 20.0 16.5 96 108 108 108 420 10.0 20.0 20.0 20.0 20.0 97 113 172 50 432 10.0 20.0 20.0 17.0 17.5 120 360 72 72 624 10.0 20.0 17.0 17.0 17.0	
SPACINGS       76     45     176     62     359     10.0     16.5     16.5     20.0     16.5       96     108     108     420     10.0     20.0     20.0     20.0     20.0     20.0       97     113     172     50     432     10.0     20.0     20.0     17.0     17.5       120     360     72     72     624     10.0     20.0     17.0     17.0     17.0	
96 108 108 108     420     10.0 20.0 20.0 20.0 20.0 20.0       97 113 172 50     432     10.0 20.0 20.0 17.0 17.5       120 360 72 72     624     10.0 20.0 17.0 17.0 17.0	GROSS E I GHT
97 113 172 50 432 10.0 20.0 20.0 17.0 17.5 120 360 72 72 624 10.0 20.0 17.0 17.0 17.0	79.5
120 360 72 72 624 10.0 20.0 17.0 17.0 17.0	90.0
	84.5
	81.0
	00•0

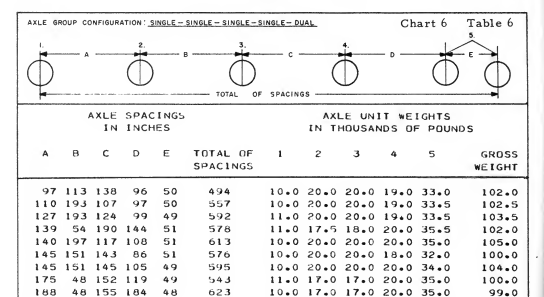
12.0 17.5 17.5 20.0 35.5

O. Reg. 20/71

102.5

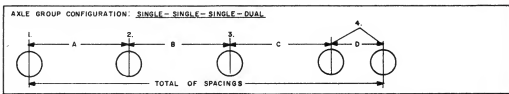
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51 181 144



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XLE GROU	P CONFI	SURATIO	N: SINGI F	- SINGLE - SINGLE - DUAL				Chart 7	Table 7		
ALL GROO	CONT	JON 2710	H. SINGLE	- SINGLE - SINGLE - DUAL			4.	Chart /	Table 7		
l.			2.	3.	•	ماد	$\langle \cdot \rangle$				
4	-		$\overline{A}$			7					
		(	1).	(   )				)			
¥-			<u> </u>	OTAL OF SPACINGS							
	A VI	e en	ACING	e		VI C I	151 T T	T CUTC			
			ICHES		AXLE UNIT WEIGHTS IN THOUSANDS OF POUNDS						
A	В	С	D	TOTAL OF	1	2	3	4	GROSS		
				SPACINGS					WE IGHT		
72	96	144	AB	360	10-0	20.0	20.0	35.0	85.0		
72		144	51	363			20.0		85.5		
72		144		366			20.0		86.0		
72		144		369			20.0		86•5		
72			60	372			20.0		87.9		
	108		48	360				35.0	85.0		
	108		51	363			20.0		85•5		
	108		54	366				36.0	86.0		
	108		57	369			20.0		86 • 5		
	108		60	372				37.5	87.5		
	120		48	360			20.0		85.0		
	120	-	51	363			20.0		85.5		
	120		54	366			20.0		86.0		
	120		57	369			20.0		86.5		
	120		60	372				37.5	87.5		
84			48	360			20.0		85.0		
84		144	51	363	10.0	20.0	20.0	35.5	85.5		
84		144		366				36.0	86.0		
84	84	144	57	369	10.0	20.0	20.0	36.5	86.5		
84	96	132	48	360 -	10.0	20.0	20.0	35.0	85.0		
84	96	132	51	363	10.0	20.0	20.0	35.5	85•5		
96	84	144	57	381	10.0	20.0	20.0	36.5	86.5		
96	84	144	60	384	10.0	20.0	20.0	37.5	87.5		
96	96	132	54	378	10.0	20.0	20.0	36.0	86.0		
96	96	132	57	381	10.0	20.0	20.0	36.5	86.5		
96	96	132	60	384	10.0	20.0	20.0	37.5	87.5		
96	108	120	48	3/2	10.0	20.0	20.0	35.0	85.0		
96	108	120	51	375			20.0		85.5		
96	108	120	54	378				36.0	86.0		
96	108	120	57	381			20.0		86.5		
120		144	48	384				35.0	85.0		
120		144	51	387			20.0		85 • 5		
120		144	54	390			20.0		86•0		
120		144	57	393			20.0		86.5		
120		144	60	402			20.0		87.9		
120		132	48	384			20.0		85.0		
120		132	51	387			20.0		85•5		
	112	88	49	379			18.0		80.0		
132		132	54	402			20.0		86.0		
132		132	57	405			20.0		86•		
132		120	48	396			20.0		85.0		
132		120	51	399			20.0		85 • 9		
132		120	54	402			20.0		86.0		
132		120	57	405			20.0		86.5		
132	121	100	52	405	10.0	20.0	19.5		83.5		
144		120	60	420		20.0			87.5		

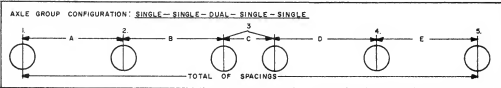


			ACING	S				OF POUN	1DS
A	В	С	D	TOTAL OF Spacings	1	2	3	4	GROS: WEIGH
158	150	96	53	457	10.0	20.0	19.5	33.5	83.
158	150	105	53	466	10.0	20.0	20.0	35.0	85.
174	201	50	50	475	10.0	20.0	15.5	27.0	72.
175	101	97	50	423	10.0	19.0	19.0	33.5	81.
176	131	97	50	454	10.0	20.0	19.5	33.0	82.
195	143	109	49	496	10.0	20.0	20.0	34.5	84.

AXLE (	ROUP C	ONFIGUR	ATION: SING	LE - SINGLE - DUAL	2	Chart	8 Table 8				
		1.	A	2.	- 2						
	(					1					
		Y		TOTAL OF CO.	$\Psi$						
				- TOTAL OF SPACINGS -							
			SPACIN		AXLE UNIT WEIGHTS IN THOUSANDS OF POUNDS						
	A	В	С	TOTAL OF	1 2	3	GROSS				
				SPACINGS			WEIGHT				
	72	114	48	234	10.0 20	.0 35.0	65.0				
		114	48	234	12.0 20		67.0				
		114	51	237	10.0 20		65.5				
		114	51	237	12.0 20		67.5				
		114	54	240	10.0 20	.0 36.0	66.0				
	72	114	54	240	12.0 20	.0 36.0	68.0				
	72	114	57	243	10.0 20	.0 36.5	66.5				
	72	114	57	243	12.0 20	.0 36.5	68•5				
	72	120	60	252	10.0 20	.0 37.5	67.5				
	72	120	60	252	12.0 20	.0 37.5	69.5				
	72	120	72	264	10.0 20	.0 40.0	70.0				
	78	114	60	252	10.0 20	.0 37.5	67.5				
	78	120	72	270	12.0 20	.0 40.0	72.0				
	84	114	60	258	12.0 20	.0 37.5	69.5				
	96	87	49	232	11.0 18	•5 32•0	61.5				
	97	97	50	244	10.0 19	•5 33•0	62.5				
	99	101	51	251	10.0 19	.5 34.0	63.5				
	135	84	51	270	10.0 18	.0 32.0	60.0				
	139	94	48	281	10.0 19	•5 32•5	62.0				
	139	101	48	288	10.0 19	.5 33.5	63.0				
	140	86	53	279	10.0 18	•5 32•5	61.0				
	140	96	51	287	10.0 19	•5 33•0	62.5				
	140	108	53	301	10.0 20	.0 35.0	65.0				
	142	92	51	285	10.0 18	•5 33•0	61.5				
	143	89	50	282	10.0 19	.0 32.0	61.0				
	144	100	51	295	10.0 19	•0 34•0	63.0				
	144	102	52	298	10.0 19		64.0				
	145	77	52	274	10.0 17		58.5				
	146	96	50	292	10.0 19		62.0				
	146	97	51	294		.0 33.5	62.5				
	147	93	50	290		.0 32.5	61.5				
	147	94	50	291		•5 32•5	63.0				
	147	95	50	292		.0 33.0	63.0				
		101	50	298		.5 34.0	63.5				
	160	105	49	314	10.0 20	.0 34.0	64.0				

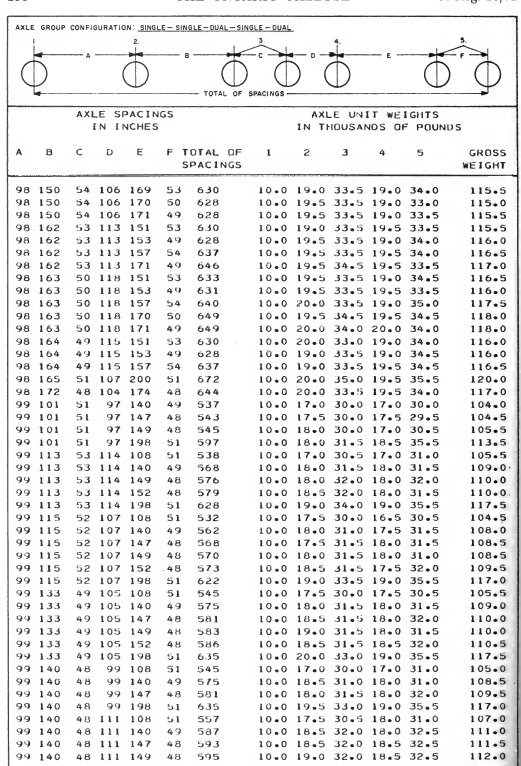
AXLE GF	ROUP CO	NFIGUR	ATION:	SINGLE-	SINGLE - DUAL - S	INGLE - SI	NGLE		Cha	rt 9	Table 9
j.			2.			3			4.		5.
	A		*		3	٥	D		*	- E	-
( )			(	)			)		(1)		
$ \Psi $				,	TOTAL OF S	PACINGS	,				$\mathcal{L}$
					TOTAL OF S	PACINGS-					
	A	XLE	SPAC	CINGS			AXL	E UN	IT WEIG	HTS	
		IN	INCH	HES			IN TH	HOUSAN	IDS OF	POUN	DS
A	В	C	D	E	TOTAL OF	1	2	3	4	5	GROSS
					SPACINGS						WEIGHT
0.7	0.7				5.4		10.5	71.5			00.0
97	97 97		108 168	50	544 462				18.0 2 17.0 1		98.0 97.0
97	155		172	50	524				17.0 1		99.5
	150	54		175	583				19.5 2		105.0
	265	54		204	688				17.0 2		97.0
	268	52		204	689				17.0 2		96.5
1	271	42		204	694				19.0 2		98.0
	277	48		204	713				18.5 2		100.0
	292	48		204	719				17.5 2		98.0
	302	44		204	712				17.5 2		95.0
99	113	53	99	127	491	10.0	18.5	31.5	18.0 1	7.5	95.5
99	113	53	117	116	498	10.0	19.0	32.0	18.5 1	9.0	98.5
99	115	52	92	127	485	10.0	18.0	31.0	18.0 1	7.5	94.5
99	115	52	110	116	492	10.0	18.5	32.0	18.0 1	8.5	97.0
99	133	49	90	127	498	10.0	18.5	31.5	18.0 1	8.0	96.0
99	133	49	108	116	505	10.0	19.5	32.0	18.5 1	8.5	98.5
99	140	48	84	127	498	10.0	18.0	31.5	18.0 1	8.0	95.5
99	140	48	96	127	510	10.0	18.5	32.0	18.5 1	9.0	98.0
99	140	48	102	116	505	10.0	19.0	32.0	18.5 1	8.5	98.0
99	140	48	114	116	517	10.0	19.5	32.5	19.0 1	9.5	100.5
99	142	48	91	127	507	10.0	19.0	31.5	18.5 1	8.5	97.5
99	142	48	109		514				18.5 1		99.5
99	145	48		127	509				18.5 1		97.5
	145		108		516				19.0 1		100.0
	156	50		235	619				18.0 2		
	156	50		235	634				19.0 2		102.0
99	165		118		561				20.0 2		105.0
99	173	50		235	648				19.0 2		101.5
99	191 191	51 51		127 116	553 560				18.5 2		100.5
ı	158		103		615				20.0 2		106.0
	179	50		219	661				20.0 2		105.5
	121	48		194	570				18.5 2		100.5
	121				576				19.5 2		
1	135		106		573				20.0 1		103.0
	135		106		592				20.0 2		
	138		108		579				20.0 2		104.0
1	139	49		194	592				19.0 2		102.5
1	139		107		579				19.5 2		104.0
112	143	48	98	194	595				20.0 2		103.0
1	177	50	105	219	666				20.0 2		106.5
123	127	54	106	175	585	12.0	20.0	34.5	19.5 1	9.0	105.0
123	127	54	106	207	617				19.5 2		106.5
123	151	54	106	175	609				19.5 2		107.0
134	88	50	108	148	528	10.0	18.0	31.5	19.0 1	8.5	97.0
134	88	50	168	50	490	10.0	20.0	31.5	17.0 1	7.5	96.0

. Reg	. 20/7	1			THE ONTA	RIO G	AZET	TE			2
AXLE GR	OUP CO	NFIGUR	ATION:	SINGLE-	- SINGLE - DUAL - S	INGLE - SII	NGLE		4		5.
*	A		*		8	٠	D		*	ε	
				)	(   )	$( \cdot )$			(  )		(  )
-					TOTAL OF S	PACINGS-			<u> </u>		
	A	XLE	SPAC	CINGS	,		AXL	E UNI	T WE	IGHTS	
		IN	INCH	HES			IN TH	HOUSAN	IDS OF	F POUN	DS
		С	D	Ε	TOTAL OF	1	2	3	4	5	GROSS
A	В	C	U	_	SPACINGS	•	2	3	4	5	WEIGHT
134	146	50	112	148	590	10.0	20.0	35.0	19.5	20.0	104.5
135	84		129		549	10.0	18.0	32.0	20.0	20.0	100.0
135	134	48	120	150	587	10.0	20.0	34.5	20.0	20.0	104.5
140	96	51	100	116	503	10.0	17.5	31.0	18.0	17.5	94.0
140		53		127	527			32.0			97.
	108		117		534			33.0			99.
	110	52		127	521			31.5			96•
	110	52 49	110	116	528 534			32.5		18.5	98• 97•
	128 128		108		541			32.5			100.
	135	48		127	546			32.5			98•
	135		102		541			32.5			99•
	135		114		553					19.5	101.
	136	50		159	584			33.5			102.
	137	48	109	116	550	10.0	20.0	33.0	18.5	19.5	101-
140	140	48	108	116	552	10.0	19.0	33.0	19.0	20.0	101.
140	140	54	97	159	590	10.0	20.0	34.0	19.5	20.0	103.
141	120	48	95	194	598	10.0	19.0	32.5	19.5	20.0	101.
	134	48		194	614			33.0			102.
	124	48		194	603					20.0	102.
	124		104	172	590			33.5			103.
	125	48		194	604			33.0			101. 93.
	100	51		127	504			30.0			95.
144	100	51 53		116 127	511 535			32.0			98.
144	112		117		542					19.0	100.
	114	52		127	529			31.5			96.
144	114	52	110		536	10.0	19.0	32.5	18.5	19.0	99.
144	132	49	90	127	542	10.0	19.0	31.5	18.5	19.0	98.
144	132	49	108	116	549					19.5	100.
144	134	50	99	159	586					19.5	104.
144	138	54		159	. 592			34.0			105.
144	139	48	84	127	542			31.5			97•
	139		102		549			32.5 33.5			99. 102.
	139		114		561			32.0			99•
	141	48		127	551 559			33.0			101.
	141	48	109	127	558 553			32.0			99.
	103	51	129		578			34.5			103.
146	88	50		148	540			31.5			98•
	111	53		127	536			32.0			97.
	113	52		127	530			31.5			97.
146	113	52	110	116	537			32.5			98•
146	136	50	99	159	590					19.5	103.
	138			116	562			33.5			101.
146	140	48	109	116	559	10.0	19.5	33.0	19.0	19.5	101.

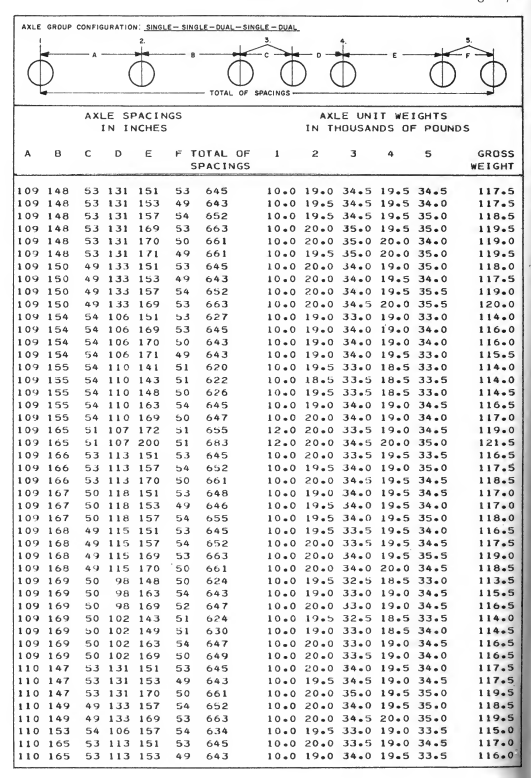


1	-					- TOTAL OF S	JACINGS-					
			AXLE IN	SPAC					E UN		GHTS POUN	DS
	A	В	С	D	E	TOTAL OF SPACINGS	1	2	3	4	5	GROSS WEIGHT
	147	100	48	129	150	561 577	10.0	19.0	33.0	20.0	20.0	101.0 103.0
- 1	158	86	50	168	50	512	10.0	20.0	31.0	17.0	17.5	95.5

AXLE SPACINGS IN INCHES  AXLE UNIT WEIGHTS IN THOUSANDS OF POUNDS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D S A D S S A D S S A D S S A D S S A D S S A D S S A D S S A D S S A D S S A D S S A D													
AXLE SPACINGS IN INCHES  A B C D E F TOTAL OF SPACINGS  AXLE UNIT WEIGHTS IN THOUSANDS OF POUNDS  A B C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D E F TOTAL OF SPACINGS  A SE C D S SA	AXLE	GROUP	CONFIG	URATIO	N: SINGL	E - SIN	SLE-DUAL-SING	GLE - DUAL			Ch	art 10	Table 10
AXLE SPACINGS IN INCHES  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A	1				2.		1 -	3.		4.			5.
AXLE SPACINGS IN INCHES  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A		<	Α .		$\star$	8	-	- c -	_ p _	*	— ε —	_	- F -
AXLE SPACINGS IN INCHES  A B C D E F TOTAL OF SPACINGS  AXLE UNIT WEIGHTS IN THOUSANDS OF POUNDS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A SPACING  A S				(			(1)		) (				
AXLE SPACINGS IN INCHES  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A B C D E F TOTAL OF SPACINGS  A	4			'	$\mathcal{L}$			4		$\mathcal{L}$			$\Psi$
A B C D E F TOTAL OF 1 2 3 4 5 GROSS WEIGHT  96 239 49 105 147 49 685 10.0 20.0 34.0 20.0 35.0 119.0 97 97 50 108 160 50 522 10.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 30.0 17.5 3	1	•					- TOTAL OF	SPACINGS -					
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97 97 50 108 160 50 562 10.0 18.5 30.5 18.0 35.0 112.0 97 97 50 134 96 50 524 10.0 17.5 30.0 17.5 30.0 105.0 97 97 50 142 110 50 546 10.0 18.0 31.0 18.0 31.0 108.0 97 155 50 138 96 50 586 10.0 18.5 32.5 18.5 33.0 112.5 97 155 50 138 96 50 586 10.0 18.5 32.5 18.5 33.0 115.5 97 155 54 110 141 51 608 10.0 19.0 33.0 18.5 32.5 113.0 97 155 54 110 143 51 610 10.0 19.0 33.0 18.5 32.5 113.0 97 155 54 110 143 51 610 10.0 19.0 33.5 18.5 32.5 113.0 97 155 54 110 143 51 610 10.0 19.0 33.5 18.5 32.5 113.5 97 155 54 110 163 54 633 10.0 19.5 33.5 18.5 32.5 113.5 97 155 54 110 169 50 635 10.0 19.5 33.5 18.5 33.0 114.0 97 155 54 110 169 50 635 10.0 19.5 33.5 19.0 34.5 116.5 97 155 54 110 169 50 635 10.0 19.5 33.5 19.0 34.5 116.5 97 155 54 110 169 50 635 10.0 19.5 33.5 19.0 34.5 116.5 97 155 54 110 169 50 635 10.0 19.5 33.5 19.0 34.5 116.5 97 155 54 110 169 50 635 10.0 19.5 33.5 19.0 34.5 116.5 97 155 54 110 169 50 635 10.0 19.5 33.5 19.0 34.5 116.5 97 155 54 110 169 50 635 10.0 19.5 33.0 19.5 35.5 116.0 97 163 50 158 96 50 614 10.0 20.0 34.0 19.0 33.5 116.0 97 163 50 158 96 50 614 10.0 20.0 34.0 19.0 33.5 116.0 97 169 50 98 141 51 606 10.0 19.0 32.0 18.5 33.0 119.5 97 169 50 98 143 51 608 10.0 19.5 32.0 18.5 33.0 112.5 97 169 50 98 163 54 631 10.0 19.5 33.0 18.5 33.0 112.5 97 169 50 98 163 54 631 10.0 19.5 33.0 18.5 33.5 113.5 97 169 50 98 169 50 633 10.0 19.5 33.0 18.5 33.5 113.5 97 169 50 102 141 51 610 10.0 18.5 32.5 18.5 33.0 113.5 97 169 50 102 148 50 616 10.0 19.5 33.0 18.5 33.5 113.5 97 169 50 102 149 51 618 10.0 19.5 33.0 18.5 33.5 113.5 97 169 50 102 149 51 618 10.0 19.5 33.0 18.5 33.5 113.5 97 169 50 102 149 51 618 10.0 19.5 33.0 18.5 33.5 113.5 97 169 50 102 149 51 618 10.0 19.5 33.0 18.5 33.5 113.5 97 169 50 102 149 51 618 10.0 19.5 33.0 18.5 33.5 113.5 98 144 53 131 151 53 630 10.0 19.5 34.5 19.5 34.0 19.0 34.5 113.5 98 144 53 131 151 53 630 10.0 19.5 34.5 19.5 34.0 19.0 34.5 113.5 98 144 53 131 157 54 637 10.0 19.5 34.5 19.5 34.0 19.0 33.5 118.5 98 144 53 131 157 54 637 10.0 19.5 34.5 19.5 34.0 19.0 35.5 119.0 98	96	239	49	105	147	49	685	10.0	20.0	34.0	20.0	35.0	119.0
97 155 50 112 160 50 624 10.0 18.0 31.0 18.0 31.0 108.0 97 155 50 113 86 50 624 10.0 19.5 33.0 19.0 34.0 115.5 97 155 50 138 96 50 586 10.0 18.5 32.5 18.5 33.3 115.5 97 155 54 110 141 51 608 10.0 19.0 33.0 18.5 32.5 113.0 97 155 54 110 143 51 610 10.0 19.0 33.0 18.5 33.0 115.5 97 155 54 110 143 51 610 10.0 19.0 33.0 18.5 33.0 113.0 97 155 54 110 148 50 614 10.0 19.0 33.5 18.5 33.0 113.0 97 155 54 110 163 54 633 10.0 19.5 33.5 18.5 33.0 114.0 97 155 54 110 169 50 635 10.0 19.5 33.5 18.5 33.0 114.0 97 155 54 110 169 50 635 10.0 19.5 33.5 19.0 34.5 116.5 97 155 54 110 169 50 635 10.0 19.5 33.5 19.0 34.5 116.5 97 155 54 110 169 50 635 10.0 19.5 33.5 19.0 34.5 116.5 97 155 54 110 169 50 635 10.0 19.5 33.5 19.0 34.5 116.5 97 163 50 132 160 50 652 10.0 20.0 34.0 19.0 33.5 116.0 97 163 50 158 96 50 614 10.0 20.0 34.0 19.0 33.5 116.0 97 163 50 158 96 50 614 10.0 20.0 34.0 19.0 33.0 116.0 97 169 50 98 141 51 606 10.0 19.0 32.0 18.5 33.0 112.5 97 169 50 98 143 51 608 10.0 19.5 32.0 18.5 33.0 112.5 97 169 50 98 143 51 608 10.0 19.5 32.0 18.5 33.0 112.5 97 169 50 98 163 54 631 10.0 19.5 33.0 18.5 34.5 115.5 97 169 50 98 169 50 633 10.0 19.5 33.0 18.5 33.0 112.5 97 169 50 98 169 50 633 10.0 19.5 33.0 18.5 33.5 115.5 97 169 50 102 143 51 612 10.0 19.5 33.0 18.5 33.5 113.0 97 169 50 102 143 51 612 10.0 19.5 33.0 18.5 33.5 113.5 97 169 50 102 143 51 612 10.0 19.0 32.5 18.5 33.0 115.0 97 169 50 102 143 51 612 10.0 19.0 32.5 18.5 33.5 113.5 97 169 50 102 143 51 612 10.0 19.0 32.5 18.5 33.5 113.5 97 169 50 102 143 51 612 10.0 19.0 32.5 18.5 33.5 113.5 97 169 50 102 143 51 612 10.0 19.5 34.5 19.0 34.5 113.5 98 144 53 131 151 53 630 10.0 19.5 34.5 19.0 33.5 19.5 34.0 116.0 97 19.9 50 102 143 51 612 10.0 19.5 34.5 19.0 34.5 113.5 98 144 53 131 151 53 630 10.0 19.5 34.5 19.0 33.5 113.5 98 144 53 131 157 54 637 10.0 19.5 34.5 19.0 33.5 113.5 98 144 53 131 157 54 637 10.0 19.5 34.5 19.5 34.5 113.5 98 144 53 131 157 54 637 10.0 19.5 34.5 19.5 34.5 119.0 98 144 53 131 157 54 637 10.0 19.5 34.5 19.5 34.5 119.5 98 144 53 131 157 54 637 10.0	97	97	50	108	160	50	562	10.0	18.5	30.5	18.0	35.0	112.0
97 155 50 112 160 50 624 10.0 19.5 33.0 19.0 34.0 115.5 97 155 50 138 96 50 608 10.0 20.0 33.0 19.5 33.0 112.5 97 155 54 110 141 51 608 10.0 19.0 33.0 18.5 32.5 113.0 97 155 54 110 148 50 614 10.0 19.0 33.0 18.5 32.5 113.0 97 155 54 110 148 50 614 10.0 19.0 33.5 18.5 33.0 114.0 97 155 54 110 149 51 616 10.0 19.0 33.5 18.5 33.0 114.0 97 155 54 110 169 50 635 10.0 19.0 33.5 18.5 33.0 114.0 97 155 54 110 169 50 635 10.0 19.0 33.5 18.5 33.0 114.0 97 155 54 110 169 50 635 10.0 19.5 33.5 19.0 34.5 116.5 97 155 54 110 169 50 635 10.0 19.5 33.0 19.5 33.5 116.0 97 155 54 110 169 50 635 10.0 19.5 33.0 19.5 33.5 116.0 97 155 54 110 169 50 635 10.0 19.5 33.0 19.5 33.5 116.0 97 163 50 158 96 50 614 10.0 20.0 34.5 20.0 35.0 119.5 97 163 50 158 96 50 614 10.0 20.0 34.0 19.0 33.0 116.0 97 163 50 158 96 50 614 10.0 20.0 34.0 19.5 33.0 119.5 97 169 50 98 141 51 606 10.0 19.0 32.0 18.5 33.0 119.5 97 169 50 98 148 50 612 10.0 19.0 32.0 18.5 33.0 119.5 97 169 50 98 148 50 612 10.0 19.0 32.0 18.5 33.0 112.5 97 169 50 98 169 50 633 10.0 19.5 33.0 18.5 33.0 113.0 97 169 50 98 169 50 633 10.0 19.5 33.0 19.5 33.0 113.0 97 169 50 102 143 51 608 10.0 19.5 33.0 19.5 33.0 113.5 97 169 50 102 143 51 612 10.0 19.5 33.0 19.5 33.0 113.0 97 169 50 102 143 51 612 10.0 19.5 33.0 19.5 33.0 113.0 97 169 50 102 143 51 612 10.0 19.5 33.0 19.5 33.0 113.0 97 169 50 102 148 50 616 10.0 19.5 33.0 19.5 33.5 113.0 97 169 50 102 148 50 616 10.0 19.5 33.0 19.0 33.5 113.0 97 169 50 102 149 51 618 10.0 19.5 33.0 19.0 33.5 113.0 97 169 50 102 149 51 618 10.0 19.5 33.0 19.0 33.5 113.5 97 169 50 102 149 51 618 10.0 19.5 34.5 20.0 34.5 113.0 97 199 50 108 160 50 664 10.0 20.0 34.5 19.0 33.0 114.0 97 199 50 108 160 50 664 10.0 20.0 34.5 19.5 33.5 113.5 98 144 53 131 151 53 630 10.0 19.5 34.0 19.0 33.5 113.5 98 144 53 131 151 53 630 10.0 19.5 34.0 19.0 33.5 114.0 98 144 53 131 157 54 637 10.0 20.0 34.5 19.5 34.5 119.0 98 144 53 131 157 54 637 10.0 20.0 34.5 19.5 34.5 119.0 98 144 53 131 157 54 637 10.0 19.5 34.0 19.0 33.5 119.5 34.5 119.5 34.5 119.5 34.5 119.5 34.5 1	97	97	50	134	96	50	524	10.0	17.5	30.0	17.5	30.0	105.0
97 155 50 138 96 50 586 10.0 18.5 32.5 18.5 33.0 112.5   97 155 50 146 110 50 608 10.0 20.0 33.0 19.5 33.0 113.5   97 155 54 110 141 51 608 10.0 19.0 33.0 18.5 32.5 113.6   97 155 54 110 148 50 614 10.0 19.0 33.5 18.5 33.0 113.5   97 155 54 110 149 51 616 10.0 19.0 33.5 18.5 33.0 113.5   97 155 54 110 169 50 635 10.0 19.5 33.5 19.0 34.5 116.5   97 155 54 110 169 50 635 10.0 19.5 33.5 19.0 34.5 116.5   97 155 54 110 169 50 635 10.0 19.5 33.5 19.0 34.5 116.5   97 155 54 110 169 50 635 10.0 19.5 34.0 19.0 33.0 116.0   97 155 54 110 169 50 635 10.0 19.5 34.0 19.0 33.0 116.5   97 163 50 158 96 50 614 10.0 20.0 34.5 20.0 35.0 119.5   97 163 50 158 96 50 614 10.0 20.0 34.5 19.0 33.0 116.0   97 163 50 158 96 50 614 10.0 20.0 34.5 19.5 35.0 119.5   97 169 50 98 141 51 606 10.0 19.0 32.0 18.5 33.0 116.0   97 169 50 98 143 51 608 10.0 19.5 32.0 18.5 33.0 112.5   97 169 50 98 143 51 608 10.0 19.5 32.0 18.5 33.0 112.5   97 169 50 98 163 54 631 10.0 19.5 33.0 19.5 33.0 112.5   97 169 50 98 163 54 631 10.0 19.5 33.0 19.5 33.0 112.5   97 169 50 98 169 50 633 10.0 19.5 33.0 19.5 33.0 115.0   97 169 50 102 141 51 610 10.0 19.5 33.0 19.5 33.0 115.0   97 169 50 102 143 51 612 10.0 19.5 33.0 19.5 33.0 115.0   97 169 50 102 143 51 612 10.0 19.5 33.0 19.5 33.5 113.6   97 169 50 102 149 51 618 10.0 19.5 33.0 19.5 33.5 113.6   97 169 50 102 149 51 618 10.0 20.0 32.5 18.5 33.5 113.5   97 169 50 102 149 51 618 10.0 20.0 32.5 18.5 33.5 113.5   97 169 50 102 149 51 618 10.0 20.0 32.5 18.5 33.5 113.5   97 169 50 102 149 51 618 10.0 20.0 34.5 19.0 33.0 116.0   97 199 50 102 149 51 618 10.0 19.5 34.0 19.0 33.5 113.6   98 144 53 131 151 53 630 10.0 19.5 34.0 19.0 33.0 116.5   98 144 53 131 151 53 630 10.0 19.5 34.0 19.0 33.5 119.0   98 144 53 131 151 53 630 10.0 19.5 34.0 19.0 33.5 119.0   98 144 53 131 151 53 630 10.0 19.5 34.0 19.0 33.5 119.0   98 144 53 131 151 53 630 10.0 19.5 34.0 19.0 33.5 119.0   98 144 64 9 133 157 54 637 10.0 20.0 34.5 19.5 35.0 119.0   98 146 49 133 157 54 637 10.0 20.0 34.5 19.5 35.0 119.0   98 146 49 133 157 54 637	97	97	50	142	110	50	546	10.0	18.0	31.0	18.0	31.0	108.0
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97 169       50 102 169       52 639       10.0 19.0 33.5 19.5 34.0       116.0         97 199       50 108 160 50 664       10.0 19.5 34.5 20.0 35.0       119.0         97 199       50 134 96 50 626       10.0 20.0 33.0 19.0 33.0       115.0         97 199       50 142 110 50 648       10.0 20.0 34.5 20.0 34.5       119.0         97 221 50 170 96 50 684       10.0 20.0 35.0 19.0 33.0 117.0         97 275 50 138 96 50 706       10.0 20.0 34.5 19.0 33.0 116.5         98 144 53 131 151 53 630 10.0 19.5 34.0 19.0 34.5 117.0         98 144 53 131 157 54 637 10.0 20.0 34.0 19.5 33.5 116.5         98 144 53 131 169 53 648 10.0 19.5 34.0 19.0 35.0 118.0         98 144 53 131 170 50 646 10.0 19.5 34.5 20.0 35.0 119.5         98 144 53 131 171 49 646 10.0 20.0 34.5 19.5 34.0 119.6         98 144 53 131 171 49 646 10.0 20.0 34.5 19.5 34.0 117.0         98 144 53 131 171 50 646 10.0 20.0 34.5 19.5 35.0 119.6         98 146 49 133 153 49 628 10.0 19.5 33.5 20.0 33.5 116.5         98 146 49 133 157 54 637 10.0 19.5 34.0 19.0 35.5 118.0         98 146 49 133 157 54 637 10.0 19.5 34.0 19.0 35.5 118.0         98 146 49 133 150 53 648 10.0 19.5 34.0 19.0 35.5 118.0         98 146 49 133 169 53 648 10.0 19.5 33.0 18.5 35.0 119.5 34.0         98 146 49 133 160 53 648 10.0 20.0 34.5 19.5 35.0 119.0          98 146 49 133 170 50 646 10.0 20.0 34.5 19.5 34.5 118.5 <th></th> <th></th> <td></td>													
97 199       50 108 160       50 664       10.0 19.5 34.5 20.0 35.0       119.0 34.0         97 199       50 134 96       50 626       10.0 20.0 33.0 19.0 33.0 115.0         97 199       50 142 110 50 648       10.0 20.0 34.5 20.0 34.5 119.0 33.0 117.0         97 221       50 170 96       50 684 10.0 20.0 35.0 19.0 33.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.0 117.													
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97       199       50       142       110       50       648       10.0       20.0       34.5       20.0       34.5       119.0       96       97       221       50       170       96       50       684       10.0       20.0       35.0       19.0       33.0       117.0       97       275       50       138       96       50       706       10.0       20.0       34.5       19.0       33.0       116.5       98       144       53       131       151       53       630       10.0       19.5       34.0       19.0       34.5       117.0       98       144       53       131       153       49       628       10.0       19.5       34.0       19.0       34.5       117.0       98       144       53       131       157       54       637       10.0       20.0       34.0       19.0       35.0       118.0       98       144       53       131       170       50       646       10.0       19.5       34.5       20.0       35.0       119.0       98.14       53       131       171       49       646       10.0       19.5       34.5       19.5       34.0       119.0       119.0 </td <th></th> <th></th> <td></td>													
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97       275       50       138       96       50       706       10.0       20.0       34.5       19.0       33.0       116.5         98       144       53       131       151       53       630       10.0       19.5       34.0       19.0       34.5       117.0         98       144       53       131       157       54       637       10.0       20.0       34.0       19.0       35.0       118.0         98       144       53       131       169       53       648       10.0       19.5       34.5       20.0       35.0       119.0         98       144       53       131       170       50       646       10.0       19.5       34.5       20.0       35.0       119.0         98       144       53       131       171       49       646       10.0       19.5       34.5       118.5         98       144       53       131       171       49       646       10.0       20.0       34.5       19.5       35.0       119.0         98       146       49       133       153       49       628       10.0       19.5													
98       144       53       131       151       53       630       10.0       19.5       34.0       19.0       34.5       117.0       98       144       53       131       153       49       628       10.0       19.5       34.0       19.5       33.5       116.5       98       144       53       131       157       54       637       10.0       20.0       34.0       19.0       35.0       118.0       118.0       18.0       19.5       34.5       20.0       35.0       119.0       19.0       38.0       119.0       38.0       119.0       38.0       119.0       38.0       119.0       38.0       119.0       38.0       119.0       38.0       119.0       38.0       119.0       38.0       119.0       38.0       119.0       38.0       119.0       38.0       117.0       38.0       117.0       38.0       117.0       38.0       117.0       38.0       117.0       38.0       117.0       38.0       117.0       38.0       117.0       38.0       117.0       38.0       117.0       38.0       117.0       38.0       117.0       38.0       117.0       38.0       117.0       38.0       117.0       38.0       117.0													
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98 144       53 131 157       54 637       10.0 20.0 34.0 19.0 35.0       118.0         98 144       53 131 169       53 648       10.0 19.5 34.5 20.0 35.0       119.0         98 144       53 131 170       50 646       10.0 19.5 35.0 19.5 34.5       118.5         98 144       53 131 171       49 646       10.0 20.0 34.5 19.5 35.0       119.0         98 146       49 133 151       53 630       10.0 20.0 33.5 19.5 34.0       117.0         98 146       49 133 153       49 628       10.0 19.5 33.5 20.0 33.5       116.5         98 146       49 133 157       54 637       10.0 19.5 34.0 19.0 35.5       118.0         98 146       49 133 169       53 648       10.0 20.0 34.5 19.5 35.0       119.0         98 146       49 133 170       50 646       10.0 20.0 34.5 19.5 35.0       118.5         98 146       49 133 170       50 646       10.0 20.0 34.5 19.5 34.5       118.5         98 150       54 106 153       49 610       10.0 19.5 33.0 18.5 32.0       113.0													
98 144       53 131 169       53 648       10.0 19.5 34.5 20.0 35.0       119.0 35.0         98 144       53 131 170       50 646       10.0 19.5 35.0 19.5 34.5       118.5 35.0 19.5 35.0 119.5 35.0         98 144       53 131 171       49 646       10.0 20.0 34.5 19.5 35.0 119.5 35.0 119.0 35.5       119.0 35.0 119.0 35.5 119.5 34.0 117.0 35.0 119.0 35.5 116.5 35.0 119.0 35.5 116.5 35.0 119.0 35.5 118.0 35.0 119.0 35.5 118.0 35.0 119.0 35.5 118.0 35.0 119.0 35.5 118.0 35.0 119.0 35.5 118.0 35.0 119.0 35.5 118.0 35.0 119.0 35.5 118.0 35.0 119.0 35.5 118.0 35.0 119.0 35.5 118.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 35.0 119.0 119.0 35.0 119.0 119.0 119.0 35.0 119.0 119.0 119.0 35.													
98 144       53 131 170       50       646       10.0 19.5 35.0 19.5 34.5       118.5         98 144       53 131 171       49       646       10.0 20.0 34.5 19.5 35.0       119.0         98 146       49 133 151       53       630       10.0 20.0 33.5 19.5 34.0       117.0         98 146       49 133 153       49       628       10.0 19.5 33.5 20.0 33.5       116.5         98 146       49 133 157       54       637       10.0 19.5 34.0 19.0 35.5       118.0         98 146       49 133 169       53       648       10.0 20.0 34.5 19.5 35.0       119.0         98 146       49 133 170       50       646       10.0 20.0 34.5 19.5 34.5       118.5         98 150       54 106 153       49       610       10.0 19.5 33.0 18.5 32.0       113.0													
98 144       53 131 171       49       646       10.0 20.0 34.5 19.5 35.0       119.0 35.0         98 146       49 133 151       53       630       10.0 20.0 33.5 19.5 34.0       117.0 35.5         98 146       49 133 153       49       628       10.0 19.5 33.5 20.0 33.5       116.5 35.5         98 146       49 133 157       54       637       10.0 19.5 34.0 19.0 35.5       118.0 35.5         98 146       49 133 169       53       648       10.0 20.0 34.5 19.5 35.0       119.0 35.5         98 146       49 133 170       50       646       10.0 20.0 34.5 19.5 34.5       118.5 35.0         98 150       54 106 153       49       610       10.0 19.5 33.0 18.5 32.0       113.0 35.0													
98 146       49 133 151       53 630       10.0 20.0 33.5 19.5 34.0       117.0         98 146       49 133 153       49 628       10.0 19.5 33.5 20.0 33.5       116.5         98 146       49 133 157 54 637       10.0 19.5 34.0 19.0 35.5       118.0         98 146       49 133 169 53 648       10.0 20.0 34.5 19.5 35.0       119.0         98 146       49 133 170 50 646       10.0 20.0 34.5 19.5 34.5       118.5         98 150 54 106 153 49 610       10.0 19.5 33.0 18.5 32.0       113.0													
98 146       49 133 153       49 628       10.0 19.5 33.5 20.0 33.5       116.5         98 146       49 133 157 54 637       10.0 19.5 34.0 19.0 35.5       118.0         98 146       49 133 169 53 648       10.0 20.0 34.5 19.5 35.0       119.0         98 146       49 133 170 50 646       10.0 20.0 34.5 19.5 34.5       118.5         98 150       54 106 153 49 610       10.0 19.5 33.0 18.5 32.0       113.0													
98 146     49 133 157     54 637     10.0 19.5 34.0 19.0 35.5     118.0       98 146     49 133 169     53 648     10.0 20.0 34.5 19.5 35.0     119.0       98 146     49 133 170     50 646     10.0 20.0 34.5 19.5 34.5     118.5       98 150     54 106 153     49 610     10.0 19.5 33.0 18.5 32.0     113.0			49	133	151								
98 146     49 133 169     53 648     10.0 20.0 34.5 19.5 35.0     119.0 9.0 9.0 9.0 9.0 9.0 9.0 9.0 9.0 9.0						49							
98 146 49 133 170 50 646 10.0 20.0 34.5 19.5 34.5 118.5 98 150 54 106 153 49 610 10.0 19.5 33.0 18.5 32.0 113.0	98	146	49	133	157	54	637						
98 150 54 106 153 49 610 10.0 19.5 33.0 18.5 32.0 113.0			49	133	169	53	648						
	98	146	49	133	170	50	646						
98 150 54 106 157 54 619 10.0 19.5 33.0 18.5 33.5 114.5	98	150	54	106	153	49	610						113.0
	98	150	54	106	157	54	619	10.0	19.5	33.0	18.5	33.5	114.5



A 99 1 99 1 99 1 99 1 99 1	B 140 140 142 142 142 145	AXL 1 C	D 111 111 106 106	PACIN NCHES E 152 198	F T S	TOTAL OF S  OTAL UF PACINGS  598 647	PACINGS —	) (	LE UNI		IGHTS POUND	S GRDSS WEIGHT
99 1 99 1 99 1 99 1 99 1 99 1	140 140 142 142 142 145	C 48 48 48 48	D 111 111 106 106	PACIN NCHES E 152 198	F T S 48 51	OTAL UF PACINGS 598	1	IN TI	HDUSAN	IDS OF	POUNG	GRDSS
99 1 99 1 99 1 99 1 99 1	140 140 142 142 142 145	C 48 48 48 48	D 111 111 106 106	152 198	F T S 48 51	OTAL UF PACINGS 598	1	IN TI	HDUSAN	IDS OF	POUNG	GRDSS
99 1 99 1 99 1 99 1 99 1	140 140 142 142 142 145	C 48 48 48 48	D 111 111 106 106	152 198	F T S 48 51	OTAL UF PACINGS 598	1	IN TI	HDUSAN	IDS OF	POUNG	GRDSS
99 1 99 1 99 1 99 1 99 1	140 140 142 142 142 145	C 48 48 48 48	D 111 111 106 106	152 198	F T S 48 51	OTAL UF PACINGS 598	1	IN TI	HDUSAN	IDS OF	POUNG	GRDSS
99 1 99 1 99 1 99 1 99 1	140 140 142 142 142 145	C 48 48 48 48	D 111 111 106 106	152 198	F T S 48 51	PACINGS 598		IN TI	HDUSAN	IDS OF	POUNG	GRDSS
99 1 99 1 99 1 99 1 99 1	140 140 142 142 142 145	C 48 48 48 48	D 111 111 106 106	152 198	F T S 48 51	PACINGS 598		IN TI	HDUSAN	IDS OF	POUNG	GRDSS
99 1 99 1 99 1 99 1 99 1	140 140 142 142 142 145	48 48 48 48	111 111 106 106	152 198	48 51	PACINGS 598		2	3	4	5	
99 1 99 1 99 1 99 1 99 1	140 140 142 142 142 145	48 48 48 48	111 111 106 106	152 198	48 51	PACINGS 598					3	
99 1 99 1 99 1 99 1 99 1	140 142 142 142 145 145	48 48 48 48	111 106 106	198	51		10.0					
99 1 99 1 99 1 99 1 99 1	140 142 142 142 145 145	48 48 48 48	111 106 106	198	51		10.0					
99 1 99 1 99 1 99 1	142 142 142 145 145	48 48 48	106 106			647		19.0	32.0	18.5	33.0	112.5
99 1 99 1 99 1	142 142 145 145	48 48	106	108							35.5	118.5
99 1 99 1 99 1	142 145 145	48			51	554					31.5	107.0
99 1 99 1	145 145				48	592			32.0			111.0
99 1	145	40			51	644			33.5			117.5
			105		49	586			32.0		32.0	110.0
			101		48 51	594 603			32.0			111.5
99 1			109		49	643					35.0	112.5
99 1			110		51	612			33.0			113.5
99 1			110		50	616			33.5			114.0
99 1			110		52	639			34.0			116.5
99 1		50		160	50	594			31.0			110.0
9 1		50		177	50	611			31.0			113.0
9 1		50		177	50	626			32.5			114.5
9 1			133		51	608					34.0	
	165		133		49	638					33.5	
9 1			133		48	649			35.0			119.0
9 1		50		143	51	610			32.0			113.0
9 1			102		50	618			32.5			114.0
9 1			102		51	620			33.0			114.0
9 1	169	50	102	163	54	637	10.0	19.5	33.0	19.0	34.5	116.0
99 1	173	50	91	160	50	623	10.0	20.0	32.5	18.5	33.0	114.0
99 1	173	50	91	177	50	640	10.0	20.0	32.5	19.0	35.0	116.5
9 1	179	50	110	184	50	672	10.0	20.0	35.0	20.0	34.5	119.9
99 1	191	51	100	108	51	600	10.0	20.0	32.0	17.5	32.5	112.0
9 1	191	51	100	140	49	630	10.0	19.5	33.0	19.0	33.5	115.0
99 1		51	100	147	48	636	10.0	19.0	33.5	19.0	34.0	115.5
9 1		51	100		48	641			33.5			116.0
9 1		51	100		51	690			34.0			119.0
9 1		48		126	49	601			31.5			111.0
9 1			109		48	618			33.0			114.0
9 1						648					34.5	
9 2		49		126	49	613					32.0	112.0
	202		111		48	630					33.5	115.5
	219		127		51	652			34.0			116.9
9 2	222 248	50		160	50	674			33.0 35.5			116.5
			141		51	699			30.0			112.5
)8 1	144	50		180	51	606			27.0			109.0
8 1		46		148	51	573 644			31.0			114.5
08 1		50 52		180	51 51	654			32.5			116.5
08 1			105		50	676			34.5			120.0
08 1		50	110		50	681			35.0			120.5
08 1		48		180	51	668					35.5	117.5
08 2		50		180	51	668			28.5			110.5



123 139

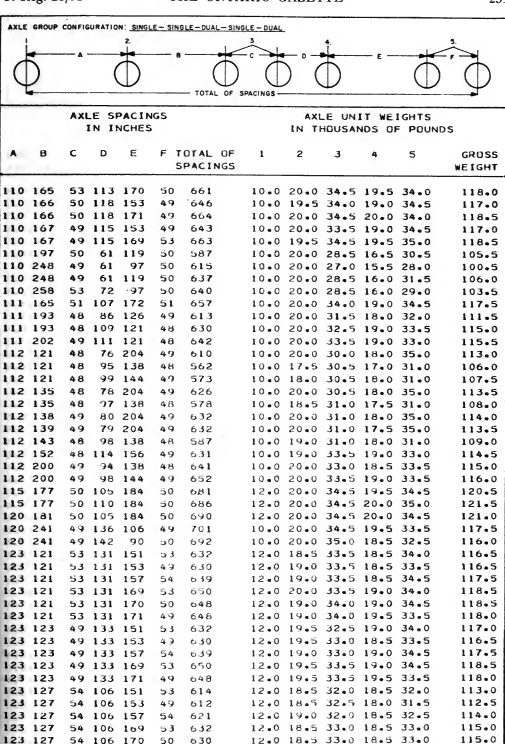
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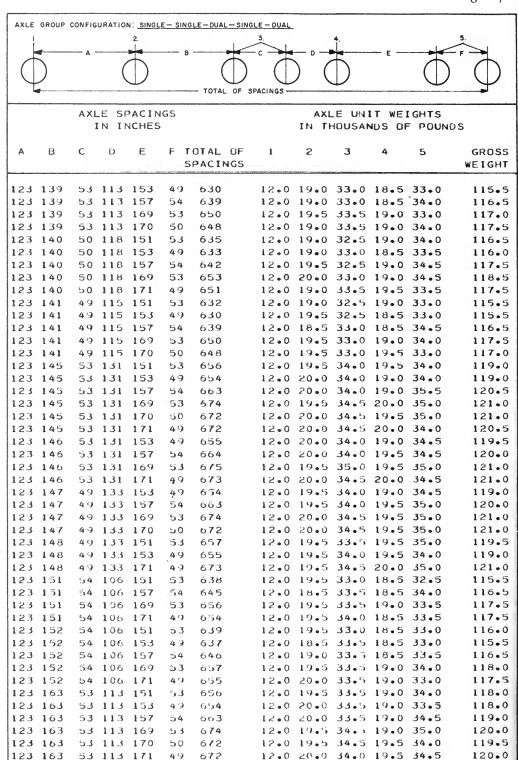
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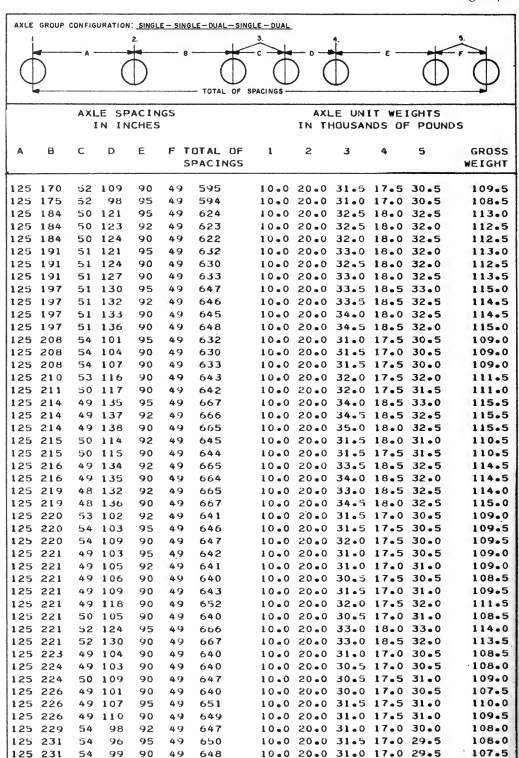
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12.0 18.5 33.0 18.5 33.5



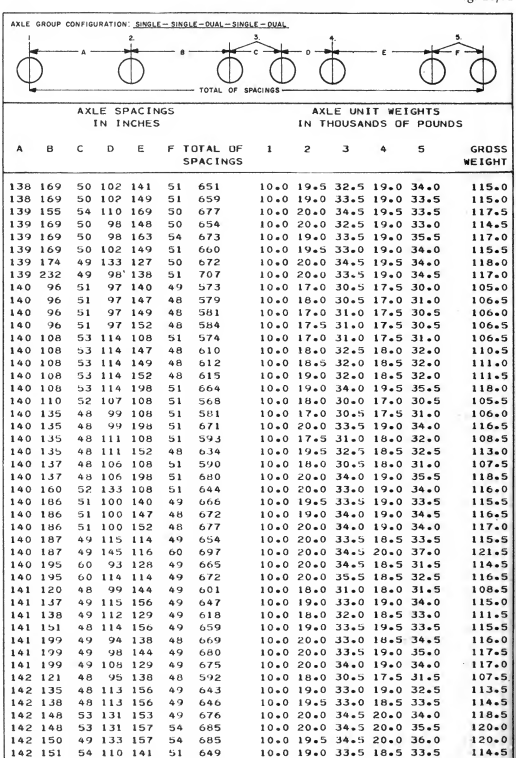
AXLE	GROUP	CONFIG	URATIO	N: SINGL	E- SIN	SLE - DUAL - SING	SLE - DUAL					
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1			(					ノ(	$\cup$			
	-					- TOTAL OF S	SPACINGS -					
		AXI	F SE	PACIN	GS			Δ¥I	E UNI	IT WE	IGHTS	
				CHES							POUN	DS
A	8	С	D	Ε	FT	OTAL OF	1	2	3	4	5	GROSS
					S	PACINGS						WEIGHT
123	164	50	118	151	53	659	12.0	19.5	33.5	19.5	34.0	118.5
	164	50	118			657			33.5			118.5
123	164	50	118	157	54	666	12.0	20.0	33.5	19.5	34.5	119.5
123	164	50	118	169	53	677	12.0	19.5	34.5	19.5	35.0	120.5
123	164	50	118	170	50	675	12.0	20.0	34.0	20.0	34.5	120.5
123	164	53	113	151	53	657	12.0	19.5	33.5	19.0	34.5	118.5
123	164	53	113	153	49	655	12.0	20.0	33.5	19.0	34.0	118.5
123	164	53	113	169	53	675	12.0	19.5	34.5	19.5	34.0	119.5
123	164	53	113	171	49	673	12.0	50.0	34.5	19.0	34.5	120.0
123	165	49	115	151	53	656	12.0	19.0	33.5	19.0	34.5	118.0
123	165	43	115	157	54	663	12.0	19.5	33.5	19.0	35.0	119.0
123	165	49	115	169	<b>5</b> 3	674			34.0			120.0
123	165	49	115	170	50	672			34.0			120.0
	165		118		53	660			33.5			119.0
	165		118		53	678			34.0			121.0
	166	49		153	49	655			33.5			118.0
	166	49		157	54	664			33.5			119.0
	166		115		50	673			34.0			119.5
-	166	49	115	171	49	673			34.0			120.0
	109		164	92 90	49	58 <b>7</b> 586			32.0			112.0
	109	48	168	90	49	589			32.0			113.0
	122	49	128	92	49	565			31.0			107.5
	122	49		90	49	564			31.0			107.0
	122	49	132	90	49	567			31.0			108.0
	128	51	123	90	49	566			30.5			137.5
	128	51	126	90	4.9	569			31.0			107.5
	130		114	90	49	557	10.0	18.0	30.0	17.5	30.0	105.5
125	130	49	117	90	4 +	560	10.0	17.5	30.5	17.5	30.5	106.0
125	130	49	143	90	49	5ช <b>6</b>	10.0	19.0	31.5	18.5	32.0	111.0
125	131	51	119	95	49	570	10.0	17.5	31.0	18.0	30.5	107.0
125	131	51	125	90	49	571	10.0	18.0	31.0	18.0	31.0	108.0
	132	49	120	92	49	567			30.5			107.0
125	132	43	121	90	49	566					31.0	
	132	49	124	90	49	569					30.5	107.5
	132		135	90	49	530					31.5	109.5
	140		132	90	49	586					32.0	110.0
	140		135	90	4.3	589					32.0	110.5
	140		132	90	49	588					31.5	110.5
	156	50		90	4.9	566			29.5			106.5
	156	50		40	49	569			29.5			106.5 109.5
	169		105	95	49	594					31 • 0 30 • 0	109.0
	169		107	92	49	593 592					31.0	109.5
	169		108	90	49						31.0	110.0
	169		111	90	49	575			31.0			109.0
123	170	32	106	90	47	592	10.0	70.0	31.00	1.00	3140	.0,40



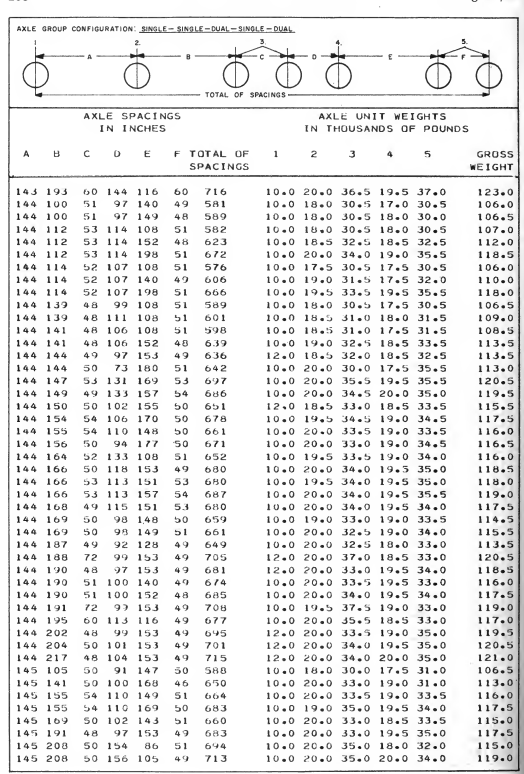
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AXLE	GROUP C	ONFIG	URATION	SINGLE	- SING	LE - DUAL - SINGL	E - DUAL					•
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4	•					- TOTAL OF SP	ACINGS					
		AX	LE SF	PACIN	IGS			AXL	E UN	IT WE	IGHTS	
			IN I	NCHES				IN T	HOUSA	NDS OI	POUND	s
A	В	С	D	E	F T	OTAL OF	1	2	3	4	5	GROS
						PACINGS						WE IGH
125	231	54	102	90	49	651	10.0	20.0	31 A	17.0	30.5	108•
	233		100	90	49			20.0				107.
	235		133	92	49	687					32.5	115.
	235		137	90	49	689		20.0				115.
	237		149	92	49	701		20.0				116.
	238		126	95	49	682					32.0	113.
	238		136	92	49	689		20.0				115.
	246		140	95	49	708					33.0	117.
	246		142	92	49	707		20.0				117.
	246		143	90	49	706					32.0	116.
	283		106	95	49	714					31.0	110.
	283		109	90	49	712		20.0				110.
	283		112	90	49	715		20.0				111.
	305		102	90	49	718		20.0				107.
	152	49		125	49	600		19.0				110.
	152		101	127	49	605		18.5				111.
	152		103		49	616					32.5	112.
	152		106		49	603		19.0				111.
	152		106		49	606					32.0	111.
	152		107		49	597		18.0				110.
	152		108		49	598		18.5				110.
	152		108		50			18.0				111.
	152					605						
			116		49	611		18.5				112.
	152		124	99	49	600		18.5				111.
	152		147		49	656		20.0				119.
	152	49		132	50	658		20.0				119.
	166	49		125	49	614		18.5				111.
	166			125	50	618		19.5				112.
	166			127	49	619		18.0				112.
	166			123	49	620		19.0				113.
	166		107		49	611		19.0				112.
	166		108		49	612		19.0				112.
	166		108		50	619		18.5				113.
	166		116		49	625		19.0				114.
	166		124		49	614		19.5				113.
	166		147		49	670		20.0				120.
	183		107		49	628		20.0				114.
	183		108		49	629		19.0				113.
	183		108		50	636		18.5				114.
	183		116		49	642		19.0				116.
	183		124	99	49	631		20.0				115.
	185		104		49	650		19.0				115.
	185		109		49	632		19.5				114.
	185		109		50	639		19.0				115.
	185		117		49	645		19.5				116.
127	185	49	125	99	49	634	11.0	20.0	33.0	18.5	33.0	115.

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AXLE	GROUP (	CONFIG	URATION	: SINGL	E - SING	LE - DUAL - SING	LE - DUAL					
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4	•					- TOTAL OF S	PACINGS -					
		AYI	F SI	PACIN	IGS			AXI	E UN	IT WE	IGHTS	
1				NCHES							F POUNI	os
A	8	С	υ	E	FI	OTAL OF	1	2	3	4	5	GROSS
1					S	PACINGS						WEIGHT
1	186		102		50	639			32.5			114.5
	186 186	49	104	136 120	49	651 638		19.5	32.5	19.0		116.0
1	186	49	107		49	641			32.5			115.5
127	186		108	113	49	632			32.5			114.0
	186		109		50	640			32.5			115.0
1	186	49	117	118	49	646		19.5			33.0	116.0
127			106	136	49	654	11.0	20.0	33.0			116.5
127	188	48	110	113	49	635	11.0	20.0	32.5	18.5	33.0	115.0
127	188	48	111	119	50	643	11.0	20.0	32.5	19.0	33.5	116.0
127	188	48	119	118	49	649	11.0	20.0	33.0	19.5	33.0	116.5
127	188	48	127	99	49	638	11.0	20.0	33.5	18.5	32.5	115.5
127	195	49	101	125	50	647	11.0	19.5	33.0	18.5	33.5	115.5
127	195	49	101	127	49	648	11.0	20.0	32.5	19.0	33.0	115.5
	195	49	103	136	49	659			33.5			116.5
1	195		106		49	649			33.0			116.0
	195	49	107	113	49	640			33.0			115.0
1	195		108	119	50	648			33.0			115.5
127		49	116	118	49	654			33.5			117.0
1	199 199	49	101	125	49 49	650		20.0	33.0	19.5		116.0
1	199		106	136 120	49	666 653			33.5			116.5
i	199		109	123	49	656		20.0		19.0		116.5
	199		119	118	49	661		20.0		19.0		118.0
1	200		106	136	49	667			33.5			118.0
1	201	50	101	136	49	664		19.5				117.0
1	201	50	105	113	49	645			32.5			114.0
132	146	53	131	151	53	666	10.0	20.0	34.5	19.0	35.0	118.5
132	146	53	131	157	54	673	10.0	20.0	34.5	19.5	35.5	119.5
132	146	53	131	169	53	684	10.0	20.0	35.0	20.0	35.0	120.0
132	146	53	131	170	50	682	10.0	20.0	35.0	20.0	35.0	120.0
ł	146		131	171	49	682			35.0			120.0
1	148		133	151	53	666			34.0			118.5
1	148		133		54	673			34.0			119.5
1	148		133		53	684			35.0			120.0
1	152		106		53	648			33.5			115.0
1	152 152		106		49	646			34.0			114.5
1	152		106 106		54 53	655			33.5 34.0			116.5
	152		106		50	666 664			34.0			116.5
	164		113		53	666			34.0			117.0
	164		113		49	664			34.0			117.0
	164		113		54	673			34.0			118.0
l .	164		113		53	684			35.0			119.0
	164		113		50	682			34.5			119.0
1	166		115		54	673	10.0	20.0	33.5	19.5	35.5	118.5
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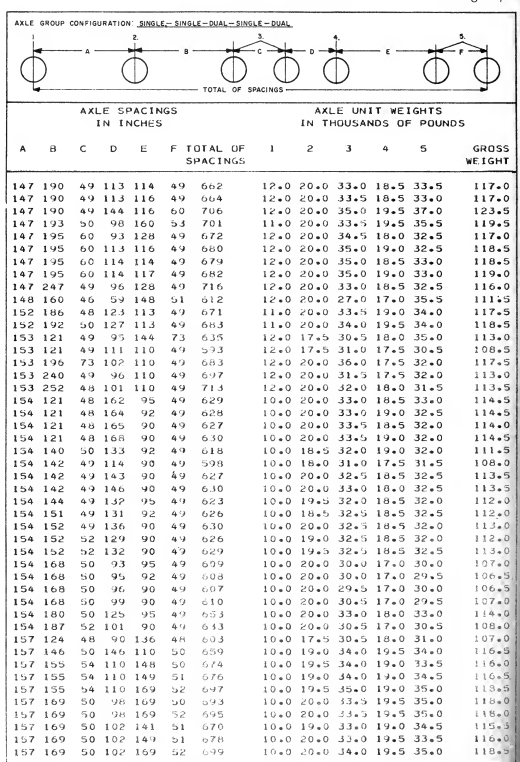
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AXLE	GROUP (	CONFIG	URATION	SINGLI	E- SING	LE - DUAL - SING	LE - DUAL					
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4	•					- TOTAL OF SE	ACINGS -					
		AXI	E SI	PACIN	GS			AXL	E UN	IT WE	IGHTS	
			IN II	NCHES				IN TH	HOUSA	NDS O	F POUN	DS
A	В	c	D	Ε	⊢ T	OTAL OF	1	2	3	4	5	GROS
					S	PACINGS						WE IGH
30	174	51	101	146	52	656	10-0	10-5	33.5	18.5	34.0	115.
134	88		108		50	590					35.0	112.
134	88		134	96	50	552					30.5	105.
134	88		142		50	574					31.5	109.
	124	49		144	73	619					35.0	111.
	146		112		50	652					34.0	116.
	146	50	146		50	636					34.0	116.
	156	50	79	160	50	629					33.0	112.
	173	50		160	50	658	10.0	20.0	32.5	19.0	34.0	115.
134	176	50		160	50	661					34.5	116.
134	199	73		144	73	709					36.0	119.
	199		102		49	667					32.0	115.
	243	49		110	49	681					32.0	111.
	138	48		209	49	670					35.0	116.
	109	50		175	50	600					34.5	111.
	146		131	153	49	670					34.0	118.
	146				54	679					35.5	119.
	146		131	170	50	688					35.0	120.
	147		131		53	673					34.5	118.
	148		133		53	672					34.5	-118.
	149		133		53	673					35.0	119.
	152		106		49	652					33.5	115.
	152		106		50	670					34.5	117.
	153	54	106		53	655					33.5	115.
	153		106		49	653					33.5	115.
	153	54		157	54	662					34.0	116.
	153				53	673					34.5	117.
	153	54	106		50	671					33.5	116.
	155	54		143	51	651					34.0	115.
	155	54	110		50	655					33.5	115.
	155	54	_	149	51	657					34.0	116.
	155		110	-	54	674					35.0	118.
	155		110		50	676	10.0	20.0	34.5	19.0	34.5	118.
	155		110		52	678					34.5	118.
	165		118		53	675					34.5	118.
	165		118		49	673					34.0	117.
	165		118		54	682					35.5	119.
	165		113		49	671					34.0	117.
	166		115		53	672					34.0	117.
	166		115		49	670					34.5	117.
	166		115		54	679					34.5	118.
	166		115		53	690					35.5	119.
	166		118		49	674					34.5	118.
	167		115		53	673					34.5	117.
	167		115		49	671					33.5	117.
	169	50		163	54	672					35.0	116.
. 20	109	30	90	103	54	UIZ			554.9	. / • 0		



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AXLE	GROUP	CONFIG	URATION	SINGL	E - SING	LE - DUAL - SING	LE - DUAL					•
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U	)		(	$\cup$		$\cup$		) (	1)			
I						- TOTAL OF S	PACINGS -				$\stackrel{\smile}{-}$	
		AYI	F S	PACIN	ics	·		AYI	E UNI	T WE	CHTS	· · · · · · · · · · · · · · · · · · ·
				CHES							POUNE	S
A	8	С	D	E		OTAL OF	1	2	3	4	5	GROSS
					S	PACINGS						WEIGHT
142	151	54	110	149	51	657	10-0	19-0	34.0	18-5	34.0	115.5
	151		110			674			34.0			117.0
	151		110		50	676			34.5			117.0
142	151	54	110	169	52	678	10.0	19.5	34.5	19.0	35.0	118.0
142	152	48	112	129	49	632	10.0	19.0	32.5	18.5	32.5	112.5
	154	54	106	157	54	667			34.0			116.5
-	154		106		53	678			34.5			117.0
	154		106		50	676			34.5			117.0
	155		110		51	653			33.0			115.0
	155	54	110		50	659			33.5			115.5
	155 155	54	110		51 54	661			34.0 34.5			116.0
	155		110		52	678 682			34.5			117.5 118.5
	156	50		160	50	637			31.0			112.5
	157		110		51	657			34.0			115.0
	157	54	110		50	661			34.0			115.5
	157		110		51	663			33.5			116.5
142	157	54	110	169	50	682	10.0	19.5	34.5	19.5	34.5	118.0
142	157	54	110	169	52	684	10.0	20.0	34.5	19.5	34.0	118.0
	165	50		141	51	647			32.5			113.5
	165		102		51	651			33.0			114.0
	165		102		51	653			32.5			114.5
	165		102		54 52	676 680			33.5 34.0			117.5 117.5
	167		118		53	681			34.0			118.0
	169	50		143	51	653			32.5			114.5
	171	50		163	54	678			33.5			117.0
	171	50		169	52	682			33.5			117.5
142	171	50	102	141	51	657	10.0	20.0	32.5	19.0	33.5	115.0
142	171	50	102	143	51	659	10.0	19.0	33.0	19.0	34.0	115.0
142	171	50	102	149	51	665			33.0			115.5
	185		145		60	697			34.5			121.5
	186		82		49	596					28.5	103.0
	186	49		169	48	678			31.5			115.0
	187 187		113		49	656 607			33.5 34.5			115.0 121.0
	192	60	143	128	60 49	697 664			34.5			114.5
	192		113		49	672			35.0			116.5
	192	60	114		49	671			35.0			116.5
	192		114		49	674			35.0			117.0
	192		144		60	714			36.5			122.5
	193	60		128	49	665	10.0	20.0	34.5	18.0	32.5	115.0
	232		90	88	49	709			34.5			112.0
	244	49	117	117	49	718			34.0			116.5
	265	48	91	88	49	683			29.0			105.0
142	301	48	88	88	49	716	10.0	20.0	29.0	16.5	28.5	104.0



	eg. 20		URATION		E- SING	LE - DUAL - SING	LE - DUAL					2
		A -		2.	a		3.	n	4.		سماء	5.
4	)		(	$\bigcirc$		- TOTAL OF S	PACINGS -	) (	$\underline{\mathbb{D}}_{\underline{}}$		$\bigcirc$	
				PACIO					E UNI		IGHTS POUN	D <b>S</b>
A	В	С	D	ε		OTAL OF	1	2	3	4	5	GROS WEIGH
146	99	51	97	149	48	. 590	10.0	18.0	30.5	17.5	31.5	107.
146	111	53	114	198	51	673	10.0	19.5	34.0	19.5	35.5	118.
146	113	52	107	198	51	667	10.0	19.5	33.5	19.0	35.5	117.
	124	_	112	162	48	640	12.0	19.0	32.5	18.5	32.5	114.
146	127		112	162	48	643	12.0	19.0	32.5	18.5	33.5	115.
146	128	48	112	162 198	48 51	644 680	10.0	19.5 19.5	34.0	18.5	35.5	115.
146	133	49	97	133	49	607	12.0	18.0	31.0	18.0		110.
	138	49	113	129	49	624	10.0	18.5	32.0	18.5		112.
146	138	49	115	156	49	653	10.0	19.5	33.0	19.0	33.5	115.
146	140	48	106	108	51	599	10.0	18.5	31.0	17.5	31.0	108.
146	143	48	105	108	51	601	10.0		31.0	18.0	31.5	108.
	146	53	131	151	53	680	10.0	19.5		20.0	34.5	118.
146	148	54	133	157 157	54 54	68 <b>7</b> 669	10.0	20.0 19.5	34.5	19.5	36.0 34.0	120. 116.
	152	54	106	169	53	680	10.0	19.0	34.5		35.0	117.
	155	46	59	148	51	605		20.0	27.0	17.0		110.
	159	50	81	172	48	656		20.0	31.5	17.5	35.0	114.
146	159	50	85	204	50	694	10.0	20.0	31.5	19.0	35.0	115.
	159	50	93	118	102	668	10.0			18.0		114.
	163	52	133	108	51	653	10.0	19.5	33.5	19.0	34.0	116.
	169	50	102	143	51	661	10.0		33.0	18.5	34.0	115.
	186	49	91	167	49	688	10.0	20.0	32.5	18.5	35 • 0 34 • 5	118.
	189	51 50	100	149	48 102	683 710		20.0			37.5	118.
	107	50	79	175	50	608	10.0		30.5		35.0	111.
	107	50	19	199	50	6.32	10.0	17.5		18.0	35.0	111.
147	143	48	98	138	48	622	10.0	18.0	32.0	18.0	32.5	110.
147	148	54	106	153	49	657	10.0	19.0		19.0	33.0	114.
	149	53	131	151	5.3	684	10.0	20.0		20.0	34.5	119.
	151	49		157	54	691		20.0	34.5	20.0	35.5	120
	155 155		106		53 50	68 <b>4</b> 682			34.5			117.
	161		118		49	6/8			34.0			118.
	161		118		54	687			34.0			118.
	162	49	115	157	54	684			34.0			118.
	167	53	113		53	684			34.5			118.
	167		113		54	691			34.5			118.
	167		113		53	702			35.0 32.5			119. 115.
	187	49	114	128	49 49	654 662			33.0			117.
	187	49		114	49	661			33.0			117.
	187	49		117	49	664			33.0			117.
	187	49		116	60	704	12.0	20.0	34.5	20.0	36.5	123.
	188	50		160	53	696			33.5			118.
147	190	49	92	128	49	655	12.0	20.0	32.5	18.5	32.0	115.



O. 10		7			11.	L ONIM	KIO U.	AZEI	115			2/1
AXLE	GROUP	CONFIG	URATION	N: SINGL	E- SING	LE-DUAL-SING	LE - DUAL					
1				2.			3.		4.			5.
	•	A -		*	— в		۰ کیا	— D —	<u> </u>	— Е —		F -
	)		(					)				$\bigcirc$
4				$\mathcal{L}_{-}$		- TOTAL OF SI	DACING .				$\cup$	$\Psi$
						70742 07 37	ACINOS -					
				PACIN					E UN			
		1	IN II	NCHES	•			IN II	HOUSAI	NDS OF	F POUND	os
A	8	c	D	ε	FT	OTAL OF	1	2	3	4	5	GROSS
					S	PACINGS						WEIGHT
158	86	50	134	96	50	574	10.0	10 0	30.5	17.6	70 6	104 5
	144	50	138	96	50	636			32.5			106.5
	156	50		160	50	653			31.0			113.5
158	156	50	94	177	50	685	10.0	20.0	33.0	19.0	35.0	117.0
	105	49	133		72	681			34.0			121.5
	135	50	114	162	72	693			33.0			119.0
	147	50 50	114 97	162 162	72 72	705 697			33.0 32.5			120.5
	158			151	50	691			37.0			116.5
	158	72		160	50	700			37.0			117.0
160	158	72	109	109	49	657	10.0	18.5	35.5	18.0	31.0	113.0
	182		100		50	701			33.5			118.5
	146	50	138	96	50	644			32.5			114.0
	118		103	123	50 48	665 693			36.0 37.5			115.5
	168	48		148	48	681			33.5			119.0
	165	51	107	172	51	713			34.5			121.0
170	131	54	110	149	51	665			33.5			115.5
	131	54	110	163	54	682	12.0	19.0	33.5	19.0	34.0	117.5
	131	54	110	169	50	684			34.0			117.5
	131	54 50	110 98	169 141	52 51	686 655			33.5 32.0			118-0
	145	50		143	51	657			32.0			114.5
	145	50		148	50	661			32.5			114.5
170	145	50	98	163	54	680	12.0	19.0	33.0	18.5	34.5	117.0
	145	50	98	169	50	682			33.0			116.5
	145	50	98	169	52	684			33.0			117.5
	145	50 50	102	141 143	51 51	659 661			32.0 32.5			115.0
	145		102	149	51	667			32.5			115.5
	145	50	102	163	54	684			32.5			118.0
170	145	50	102	169	50	686	12.0	20.0	33.0	19.0	34.0	118.0
	145		102	169	52	688			33.5			117.5
	159		110		51	685			34.0			118.0
	159 159	54 54	110	143 148	51 50	687 691			34.0		33.0	118.0
	159	54		149	51	693			34.0		34.5	119.0
	159	54			54	710			34.5		35.0	120.5
	159	54	110	169	50	712			35.0		33.5	120.0
	159	54	110	169	52	714			34.5			121.0
	173 173	50 50	98 98	141	51 51	683 691			32.5 33.0			117.5
	173	50 50	98	149 169	50	710			33.5			120.0
	173	50	98	169	52	712			33.5			120.5
170	173	50	102	141	51	687			33.0		33.5	117.5
170	173	50	102	163	54	712	12.0	20.0	34.0	19.0	35.5	120.5

AXLE	GROUP (	CONFIG	URATION	2.	E - SIN	B TOTAL	5	3. C C PACINGS	) (		Е —	0	5.
				PACIN NCHES						E UN HOUSAI		IGHTS POUN	os
A	В	С	D	Ε		TOTAL SPACI		1	2	3	4	5	GROSS WEIGHT
170	173	50	102	169	52	716		12.0	20.0	34.0	20.0	34.5	120.5

Reg.	20/7	1			THE ONTAR	RIO GAZ	ETTE			27
AXLE	GROUP		NFIG UR	ATIO N	SINGLE - SINGLE	3			Chart 11	Table II
		)		(	TOTAL		PACING		, (	
	A		SPAC						WEIGHTS OF POUN	1DS
A	В	С	D	E	TOTAL OF SPACINGS	1	2	3	4	GROSS WEIGHT
180 191 194 195	152 156	48 48	168 136 136 139	48	624 575 582 565	11.0 10.0	20.0	34.5 35.0	40.0 35.0 34.5 34.0	111•5 100•5 99•5 98•0
										-

			0. 108. 20//1
Table 12	POUNDS GROSS WEIGHT	112.0	
Chart 12	AXLE UNIT WEIGHTS - IN THOUSANDS OF POUNDS OF 1 2 3 4 5 GROS GS WEIGH	10.0 17.0 28.0 28.5 28.5 10.0 19.0 31.0 30.0 31.0	
SPACINGS	TAL	664 715	
AXLE GROUP CONFIGURATION; SINGLE—SINGLE—DUAL—DUAL—DUAL—DUAL—DUAL—C———————————————————————————————————		137 164 49 77 49 139 49 137 176 51 114 49 139 49	

	ROUP	CONFIGUR	ATION: SINGLE - SI 2	NGLE - TRIPLE Chart	13 Table l
	+	A	- B		
(	(1)		(1)	() $()$ $()$	
,	Ψ.		TOTAL 6	SPACING	
	=	00107			
,		SPACING INCHES	5	AXLE UNIT WEIGHT	
	114	THUILS		IN THOUSANDS OF PO	UNDS
A	В	С	TOTAL UF	1 2 3	GROS
			SPACINGS		WE1GH
72	114	100	204		
	114		294 300	10.0 20.0 44.0	74.
	120		300	10.0 20.0 45.0	75.0
	120		300	12.0 20.0 44.0	74.0 76.0
72	120	114	306	10.0 20.0 45.0	75.0
72	120	114	306	12.0 20.0 45.0	77.
72	120	120	312	10.0 20.0 46.0	76.
	120		312	12.0 20.0 46.0	78.
	126	96	294	10.0 20.0 44.0	74.
2	114		312	10.0 20.0 46.0	76.
	114		306	12.0 20.0 44.0	76.
	114		312	12.0 20.0 45.0	77.
	120	96	318 300	12.0 20.0 46.0	78.
	126	96	306	10.0 20.0 44.0	74.0
	108		306	10.0 20.0 44.0	76.0 74.0
	108		312	10.0 20.0 45.0	75.0
96	108	120	324	10.0 20.0 46.0	76.0
96	120	96	312	12.0 20.0 44.0	76.0
99	97	99	295	10.0 19.0 42.0	71.0
99		101	298	10.0 19.5 42.0	71 • 9
	106		308	10.0 20.0 43.5	73.5
	108		318	12.0 20.0 44.0	76.0
	108		324	12.0 20.0 45.0	77.0
132		96	336 339	12.0 20.0 46.0 10.0 20.0 43.0	78.0
	106		342	10.0 19.5 43.5	73.( 73.(
146		102	291	10.0 16.0 34.5	50.5
146		101	343	10.0 19.5 41.5	71.0
147	100	105	352	10.0 19.5 43.0	72.5
	101		349	10.0 19.5 42.5	72.0
	106		354	11.0 20.0 43.0	74.0
	107		355	11.0 19.5 43.5	74.0
			356		74.5
128	102	102	362	10.0 20.0 42.5	72.5
147		101	355		

AXL	E GR	OUP	CONFI	SURATI	ON: SINGLE -	SINGLE -	TRIPLE	- SING	LE- S	NGLE	Chart 14
1				2			3_		4		Table 14
-		- A -		-	—в ———		$_{\rm c}$		p —	E	•
	\	.,				$\setminus$	7			1	
	)			')	('	) (	)	しノ	(	)	
1 4					TOTAL	of SP	ACING-				
<b>—</b>			604	CINCU	101112	0. 0.					
1	,	IN	INC	CINGS				E UN			
		114	LINCI	ne3			TM 11	TUUSAI	105 0	F POUNT	)5
A	В	С	D	E	TOTAL OF	1 .	2	3	Δ	5	GROSS
		-	_	_	SPACINGS	- ,	_	J	•	9	WEIGHT
-											
97	113	102	112	148	572	10.0	19.0	40.0	19.0	18.0	106.0
97	113	102	112	192	616	10.0	19.5	41.0	18.5	20.0	109.0
97	113	102	172	50	534	10.0	20.0	41.0	17.0	17.5	105.5
97	115	102	102	148	564	10.0	18.0	39.5	19.0	18.5	105.0
97	115	102	102	192	608	10.0	19.0	40.5	18.5	20.0	108.0
97	115	102	162	50	526	10.0	20.0	40.0	17.0	17.5	104.5
97	191	102		148	646	10.0	20.0	43.5	20.0	19.5	113.0
97	191	102	168	50	608	10.0	20.0	44.0	17.0	17.5	108.5
99	97	99	118	116	529	10.0		38.5		18.5	103.0
99		101	86	127	511	10.0	17.0		16.5	17.5	98.0
99		101	104	116	518	10.0		37.5		19.5	101.5
	172		101	127	600	_	20.0			19.5	109.5
99		101	119	116	607	10.0		42.0	19.5	19.0	110.5
134	104	102	112	148	600	10.0		40.0	19.0	19.0	107.0
134		102	112	192	644	10.0		40.0			108.5
134		102	102	148	592	10.0		39.5			106.0
134	182	102	162	50 148	554 674	10.0		40.5		17.5	105.0
135	104	103	-	150	602	10.0		43.5	18.5	19.5	113.5
140	92	99	118	116	565	10.0		39.0	18.0		103.5
140	93	101	104	116	554	10.0		38.0	18.0	17.0	100.5
140	96	99	102	116	553	10.0	18.0	38.0	17.0	17.5	100.5
140		101	101	127	636	10.0		41.5	19.0	19.5	110.0
140	167	101	119	116	643	10.0		42.5			111.5
144	96	99	100	127	566	10.0		38.0		20.0	103.5
144	96	99	118	116	573	10.0	18.0		18.5	18.0	104.0
144	97	101	104	116	562	10.0	18.0	38.5	17.0	18.0	101.5
144	171	101	101	127	644	10.0	20.0	42.0	19.0	19.0	110.0
144	171	101	119	116	651	10.0	19.5	43.0	19.5	20.0	112.0
145	123	103	110	150	631	10.0	19.0	41.5	18.5	19.5	108.5
146	95	99	118	116	574	10.0	18.0	39.5	18.0	18.5	104.0
146	104	102	172	50	574	10.0	20.0	41.5	17.0	17.5	106.0
146	106	102	102	148	604	10.0	18.0	40.0	18.5	20.0	106.5
1		101	119	116	652	10.0			19.5	19.5	112.0
147	120	103	110	150	630	10.0	18.5		19.0	_	109.0
157	104	102	112	148	623	10.0	19.0		19.5	19.5	108.0
157	104	102	172	50	585	10.0		42.0	17.0	17.5	106.5
158	104	102	102	148	614	10.0	19.0	39.5	18.5	20.0	107.0
											•

			THE CHIMIC CHEETLE											
AXLE GROUP CONFIGURATION: SINGLE - SINGLE - SINGLE - DUAL Chart 15 Table 15												Table 15		
1			2							4	_4	5.		
<u> </u>		A -			— в -		č -	$\rightarrow$	- D -	E E	-1	F →		
	1													
V				ノ		$\cdot$			ノ゛			$\cup$		
						TOTAL	of	SPACING	s			T		
		AXI	_E SI	PACIN	IGS		AXLE UNIT WEIGHTS							
		1	IN I	NCHES	;		IN THOUSANDS OF POUNDS							
A	В	С	D	E		OTAL OF	1	2	3	4	5	GROSS		
					S	PACINGS						WEIGHT		
97	113	102	112	160	50	634	10.0	19.0	70.0	10.0	71 0	116.0		
	113			96		596			39.0 38.0			116.0		
	113				50	618			39.0			116.5		
97	115	102	102	160	50	626					31.0	115.0		
97	115	102	136	110	50	610	10.0	18.0	38.5	17.5	31.0	115.0		
	191			160	50	708	10.0	20.0	41.0	19.0	33.0	123.0		
		102		96	50	670			40.5			120.5		
			142		50	692			41.5			123.5		
	199				50	716					33.5	123.5		
	199			96	50	678					32.5	121.0		
		102		96	50 50	700 710			41.5			124.0		
99			115		48	605			37.5			123.0 113.5		
99			115		48	607			38.0			113.5		
99			115		51	659			39.5			119.0		
99	98	101	101	198	51	648			39.0			117.5		
99	101	99	99	198	51	647	10.0	18.0	39.0	18.0	31.5	116.5		
	172				51	647	10.0	18.5	39.0	18.0	31.5	117.0		
	172				49	617			40.5			120.0		
	172				48	683			41.0			120.5		
	172				48	685			40.5			121.0		
	172				48	688 658			41.0			121.5		
	128				48	664			40.0			119.0		
	128				48	638			41.0			122.0		
110	266	160	74	119	50	719	10.0	20.0	37.5	17.0	29.5	114.0		
134	104	102	138	96	50	624	10.0	18.0	38.0	17.5	31.0	114.5		
	104				50	646			39.0			117.0		
	106				50	654			38.5			115.5		
	106			96	50	616			37.5			112.5		
	106 182			96	50 50	638 698			38.5 40.5			115.5 120.5		
	182				50	720			42.0			123.0		
	190					706					32.5	121.5		
	128				48	696			40.5			120.0		
138	128	102	116	170	48	102	10.0	19.5	40.5	18.0	33.0	121.0		
140			115		49	635			37.5			113.5		
140			115		51	695			39.5			121.0		
140		101		147	48	630			37.5			112.0		
140	_	101	101	152	48	635 684			37.5 38.5			113.0 119.5		
140		99		198	51 51	683			38.5			119.0		
	128				48	698			40.5			120.0		
	167				51	683			39.5			118.0		
	128				48	700			40.5			120-5		
144			115		49	643	10.0	17.5	38.5	17.0	31.0	114.0		

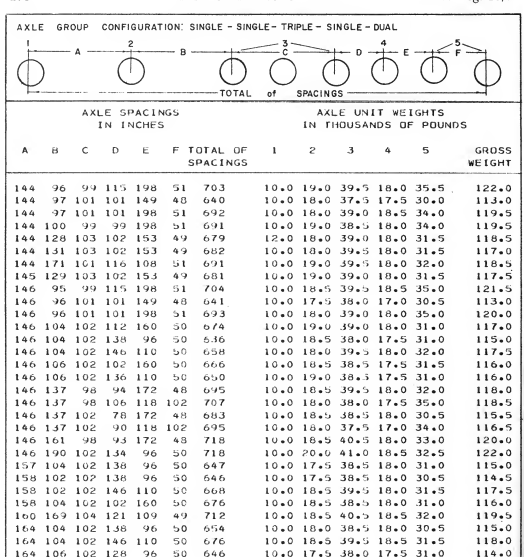
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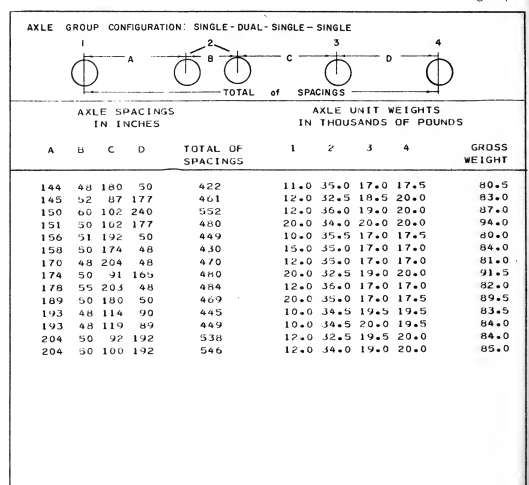
114.0



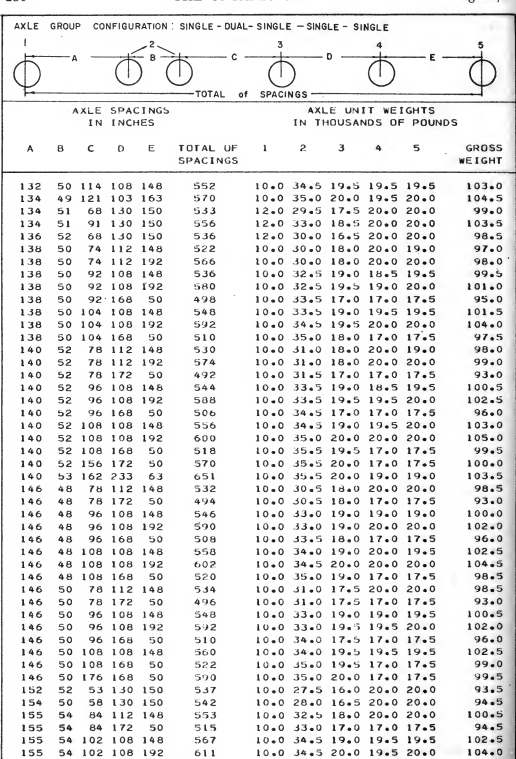
O. Reg	. 20/	•		THE ONTAKE	O UALL	IIL			219
AXLE	GR	OUP	CONFIGURA	TION : SINGLE - DUAL	SINGLE			Chart 16	Table 16
	- 1			/2		3			
	4		— A ——	₩ B	c —	*			
				(1)	(				
	4	ノ		$\circ$	(	$\downarrow \downarrow$			
			TOTA	L of SPACINGS -		<b>→</b>			
	A	XLE	SPACING	5	AXI	E UN	IT WE	IGHTS	
		IN	INCHES		IN T	HUUSAI	NDS O	F POUNDS	i
		_				_			
	A	В	С	TOTAL OF	1	2	3		GROSS
				SPACINGS					WEIGHT
	80	49	178	307	11.0	34.0	20.0		65.0
	83		170	304		34.5			65.5
	84	57	126	267		36.5			66.5
	90	48	120	258	10.0	35.0	20.0		65.0
	90	51	120	261	10.0	35.5	20.0		65.5
	90		120	264		36.0			66.0
	90		120	267		36.5			66.5
	90		126	273		36.5			68.5
	90		126	276		37.5			67.5
	90		132 126	294		40.0			70.0
	96 96		126	270 273		35.0 35.5			67.0
	96		126	276		36.0			67•5 68•0
	96		126	282		37.5			69.5
	96		132	300		40.0			72.0
	102		114	264		35.0			65.0
	102		114	267		35.5			65.5
	102	54	114	270	10.0	36.0	20.0		66.0
	102	57	114	273	10.0	36.5	20.0		66.5
	102	60	120	282		37.5			67.5
	102		126	300		40.0			70.0
	102		126	300		40.0			72.0
	108		120	276		35.0			67.0
	108		114	273		35.5			67.5
	108		114	27.6 279		36.0 36.5			68•0 68•5
	108		120	288		37.5			69.5
	108		126	306		40.0			72.0
	113	50	82	245		31.5			61.5
	114	50	96	260		33.0			64.0
	114	50	108	272	11.0	35.0	19.5		65.5
	114	51	66	231		29.5			58.0
	114	72	120	306		40.0			70.0
	114		120	306		40.0			72.0
	118	50	78	246		31.0			63.5
	118	50	96	264		33.0			68.0
	118	50		276		34.5			69.5 61.0
	121	50 50	81 61	252 2 <b>33</b>		28.5			55.0
	123	50	80	253 253		31.0			61.0
	124			275		34.0			64.0
	130	52	94	276		33.5			64.0
	130	52	106	288		35.0			67.0
	132	49	108	259	10.0	34.5	20.0		64.5
	134	51	91	276		33.0			63.5
	138	50	92	280	10.0	32.0	19.5		62.0

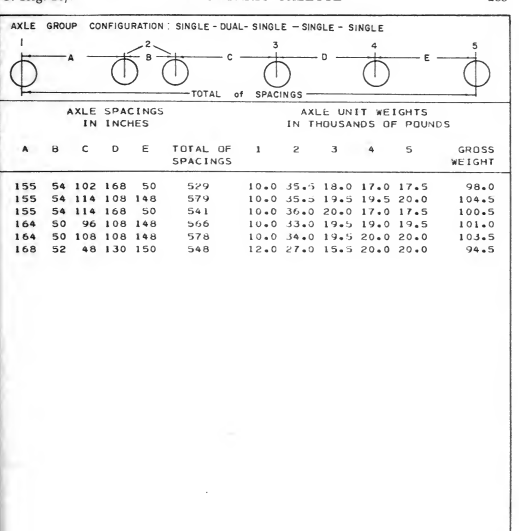
AXLE GROUP	CONFIGURATI	ON: SINGLE - DUAL - SI	NGLE			
<b>\( \bar{\pi} \)</b>	A	B C C	3	)		
_	SPACINGS INCHES				T WEIGHTS	s
<b>А</b> В	С	TOTAL OF SPACINGS	1 :	2	3	GROSS WEIGHT
138 50	104	292	10.0 3	4.5	19.5	64.0
140 52	96	288	10.0 3	3.5	19.5	63.0
140 52	108	300	10.0 3	5.0	20.0	65.0
145 51	107	303	12.0 3	5.0	19.5	66.5
146 48	96	290	10.0 3	3.0	19.0	62.0
146 50	96	292	10.0 3	3.0	20.0	63.0
146 50	108	304	10.0 3	5.0	19.5	64.5
149 48	3 97	294	10.0 3.	3.0	19.5	62.5
150 51	98	299	10.0 3	3.5	20.0	63.5
155 54	84	293	10.0 3	2.5	18.0	60.5
155 54	102	311	10.0 3	4.5	20.0	64.5

O. Rog.	20/11			THE ONTM	CIO GAZ	15111	-		201
							-	Chart 17	Table 17
AXLE	GROU	P CON	IFIGURA	TION: SINGLE - DUAL	- SINGLE -	SINGLE			2001011
	1			/ ² /		3		4	1
	本		Α -	* B	—-·c —	+		<b>—</b>	.
		)		$( \cdot ) ( \cdot )$		(+)		(	)
	+			TOTAL	of SPA	CINGS			
	AXI	F SI	PACIN				INITT	WEIGHTS	
	-		NCHES	33				OF POUN	DS.
A	В	C	D	TOTAL OF	1	2	3	4	GROSS
				SPACINGS					WEIGHT
96	AB	132	96	372	10.0	35 0	20.0	20.0	95.0
96		144	72	360			20.0		85.0 85.0
96		132	96	375			20.0		85.5
- 96		144	72	363			20.0		85.5
96	54	132	102	384			20.0		86.0
96	54	144	78	372	10.0	36.0	20.0	20.0	86.0
96			102	387			20.0		86.5
96		144	78	375			20.0		86.5
96		144	84	381			20.0		86.5
96		144	84	384			20.0		87.5
108		120 132		390			20.0		85.0
108 108		120	90	378 393			20.0		85.0
108		132	90	393 381			20.0		85•5 85•5
108		120		402			20.0		86.0
108		120		405			20.0		86.5
108		120		414			20.0		87.5
108	60	132	102	402	10.0	37.5	20.0	20.0	87.5
108	60	144	78	390	10.0	37.5	20.0	20.0	87.5
120		120		349			20.0		85.5
120		120		402			20.0		86.0
120		132	84	390			20.0		86.0
120		120		405			20.0		86.5
120 122		132	84 62	393 398			20.0		86.5 83.5
122		173	51	397			17.5		80.5
125		166	62	402			19.0		83.0
125		176	51	401			17.5		80.0
125		169	62	406	12.0	35.0	19.0	19.0	85.0
125	50	179	51	405			17.5		82.0
126		180	50	406			17.0		79.5
128		159	62	400			19.0		85.5
128		169	51	399			17.5		82.5
132		120	96	396			20.0		85.0
132 132		214 120	42 96	438 399			20.0		77.0 85.5
132		120	102	408			20.0		86.0
132		132	78	346			20.0		86.0
132		120	102	411			20.0		86.5
132		132	78	399			20.0		86.5
132		132	84	405	10.0	36.5	20.0	20.0	86.5
132	60	120	108	420			20.0		87.5
132		132	84	408			20.0		87.5
134		102	150	436			20.0		84.0
134		172	50	406			17.0		79.5
138	50	98	177	463	18.0	33.5	19.5	20.0	85.0



O. Meg	. 20/1	•			THE ONTA	KIO G	ALLI	115			263
AXLE GROUP CONFIGURATION : SINGLE - DUAL- SINGLE - SINGLE - SINGLE Chart 18 Tab											Table 18
1	000.	•		_	SINCE DOAL		SING	LE - 31	NGLE		14510 10
-				/ ² /	21. 0	3		•	4	_	5
	—— д			\	- 1			U ——	$\overline{\mathcal{A}}$	— Е –	$\overline{}$
				) (	1)	( )	)		(   )		( )
1					TOTAL of	SPACII	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		$\overline{}$		
			501			31 4011					
	-		INC	INGS				E UN			
		114	LINCI	163			114 11	HUUSAI	402 UI	POUND	, s
A	В	С	Ð	Ε	TOTAL OF	1	2	3	4	5	GROSS
		•		_	SPACINGS	•	-	•		J	WEIGHT
109	50	125	103	163	<b>5</b> 5 <b>0</b>	10.0	35.0	19.5	20.0	20.0	104.5
114	50		112		502			17.5			97•5
114	50		112		546					20.0	98•5
114	50		172	50	464			17.5			94.0
114	50			148	516					19.5	100.0
114	50		108		560			19.0			101.0
114	50		168	50	478			17.5			97.0
114			108		528					19.5	102.0
114			108		572			19.0			103.5
114	50		168	50	490			19.5			100.0
114	50	156	112	50	542 506			17.0			100.5
118	50		112								100.5
118	50		172	50	550			17.0			101.0 98.0
118			108		468 520			18.0		17.5	102.5
118	50		108		520 504			18.0			102.5
118	50		168	50	482			17.5			101.0
118			108		532			18.5			104.5
118			108		376			19.0			106.0
118		108		50	494			19.0			1.03.5
118		156		50	546			20.0			104.5
124	50		112		518			18.5			98.0
124	50		112		562			18.5			100.0
124	50		172	50	480			17.5			94.0
124	50	102	108		532	10.0	33.0	19.0	19.0	20.0	101.0
124	50	102	108	192	576	10.0	33.5	19.5	20.0	20.0	103.0
124	50	102	168	50	494	10.0	35.0	17.5	17.0	17.5	97.0
124	50	114	108	148	544	10.0	34.5	19.0	20.0	19.0	102.5
124	50	114	168	50	506	10.0	35.0	20.0	17.0	17.5	99.5
130			112		524					18.0	97.5
130	50	102	108	148	538			19.0			101.0
130			108		582			19.0			103.0
130			108		550			19.5			102.5
130	52		112		518			17.5			98.5
130			112		502			17.5			100.5
130	52		172	50	430			17.5			95.0
130			108		532			18.0			101.0
130	52		108		576			19.0			98.0
130	52		168	50	4-34			19.0			103.0
130			108		544			19.0			105.0
	52		108		588 506			18.5			100.5
130 130	52 52		168 172	50	506			20.0			102.0
130	50		130	50 150	508 533			17.0			98.0
132			112		526			18.5			98.0
132			108		584			19.5			103.0
132	30	102	100	. / 2			. • •				





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177

48 140

48 138 116

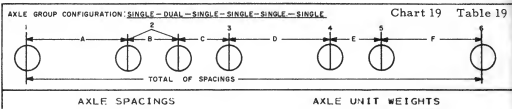
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90 127

90 127

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696



IN INCHES IN THOUSANDS OF POUNDS В C D E F TOTAL OF 1 2 3 5 6 GROSS A **SPACINGS** WEIGHT 122 51 163 62 178 51 627 10.0 35.5 18.5 17.5 17.5 17.5 116.5 173 10.0 35.5 17.5 17.5 18.0 17.5 116.0 122 51 51 165 62 624 10.0 35.0 19.0 17.5 17.5 17.5 116.5 125 49 166 62 178 51 631 125 49 176 51 165 62 628 10.0 35.0 17.5 17.5 19.0 17.5 116.5 125 50 169 62 178 51 635 12.0 35.0 19.0 17.5 17.5 17.5 118.5 125 50 179 51 165 62 632 12.0 35.0 17.5 17.5 18.5 17.5 118.0 50 10.0 35.0 20.0 20.0 17.0 17.5 119.5 126 50 120 148 168 662 10.0 35.0 17.0 17.5 20.0 17.5 117.0 126 50 180 50 122 148 676 17.0 17.5 126 50 180 50 144 148 698 10.0 35.0 20.0 20.0 119.5 126 50 180 50 182 50 638 10.0 35.0 17.0 17.5 17.0 17.5 114.0 12.0 35.5 18.0 17.0 17.5 17.5 117.5 128 51 159 62 178 51 629 51 165 12.0 35.0 17.0 17.5 18.0 17.5 117.0 128 51 169 62 626 10.0 35.0 17.0 17.5 132 50 180 50 122 148 682 20.0 18.0 117.5 10.0 35.0 17.0 17.5 134 50 172 50 122 148 676 19.0 17.5 116.0 136 49 176 51 165 62 639 10.0 35.0 17.5 17.5 19.5 17.5 117.0 17.0 17.5 120.5 48 120 148 168 678 11.0 35.0 20.0 20.0 144 50 144 48 180 50 122 148 692 11.0 35.0 17.0 17.5 20.0 18.0 118.5 714 11.0 35.0 17.0 17.5 20.0 20.0 120.5 48 180 50 148 144 144 144 48 180 50 182 50 654 11.0 35.0 17.0 17.5 17.0 17.5 115.0 163 50 62 178 51 10.0 35.0 19.5 17.5 17.5 17.5 117.0 151 655 48 122 127 10.0 33.0 19.0 18.5 19.0 19.0 118.5 168 103 116 684

10.0 33.0 18.5 19.0 19.0 19.0 118.5

10.0 33.0 18.5 19.0 19.0 18.5 118.0

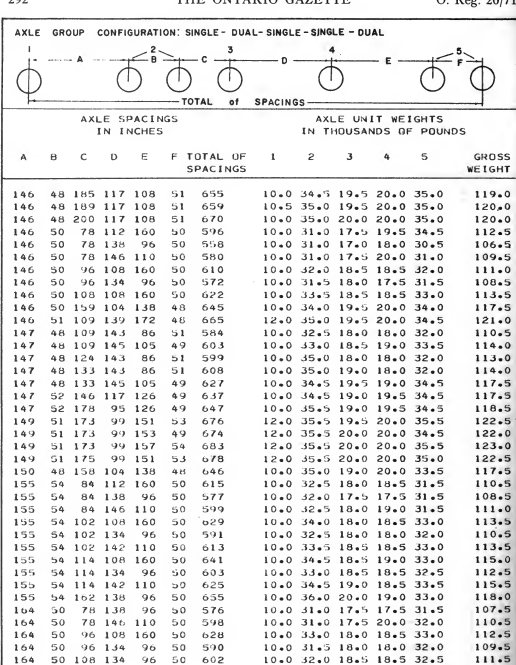
		,					 		
Table 20	ريً ا	POUNDS	GROSS	123.0 123.5 122.0 124.0					
Chart 20	+0	- IN THOUSANDS OF POUNDS	ø	5 30°5 5 30°5 5 30°5 5 30°5					
		THOO	S.	5 17.0 0 17.5 5 17.0 0 17.5					
H		2 1	4	17.5 17.0 17.5 17.5					
			15)	17.0 17.0 17.0 17.0	•				
		WEI	N	31.5 31.5 30.0 31.5					
ij.	•	AXLE UNIT WEIGHTS		10.0					
AXLE GROUP CONFIGURATION: SINGLE - SUNGLE - SINGLE - SINGLE - DUAL.	TOTAL OF SPACINGS	AXL	TOTAL OF SPACINGS	700 706 700 716					
GLE - SINC				50 50 50					
UAL - SIN	*	IN INCHES	S L	9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9					
NGLE - DI	¥ (	Z	لد -	148 148 148					
TION: SI		- S9	a	0000	·				
NFIGURA	4	ACIN	O	180 180 172 180					
ROUP CC		AXLE SPACINGS	8	000 000 8					
AXLE G		AX	∢ .	126 132 134 144					

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AXLE	GRO	UP (	CONFIC	GURAT	ION: S	INGLE - DUA	L- SINGL	E - SING	LE - DU	AL C	hart 21	Table 21
1				_2.	\	3		4		-		.5
1 4		Α	7	- 0	*	-, 7	D -		$\overline{}$	E	*	F
( )			(1	)	(')			(1	)		( )	$\cup$
1 7					T(	OTAL of	SPACING	3S				
		AXL	E SF	PACIN					E UN	IT WE	IGHTS	
				NCHES				IN THOUSANDS OF POUNDS				
A	В	С	D	E	F 1	TOTAL OF	-1	2	3	4	5	GROSS
-	2			-		SPACINGS	•	2	•	•	3	WEIGHT
99			117		51	600					34.5	118.0
99			117		51	632					35.0	120.5
102		149	108	204	49 49	641 604		34.5			35.0	119.5 116.5
102			120		49	628		35.5				120.0
102			104		49	623		35.0				119.5
106			104		48	599		33.5				115.5
106			108		49	610		34.5				117.5
106			118		49	605		34.5				117.5
106			104		48	614		34.5				118.0
106			108		49	625					35.0	119.5
106			118		49	620					35.0	119.5
107			107		50	569					32.5	112.5
107			107		50	591		33.5				115.0
107		198		97	50	610		35.5				117.5
113			104		48	610					33.5	116.5
113		166		125	49	604		34.0				116.0
113			103		49	620		34.5				118.5
113			106		49	607	11.0	34.0	19.0	19.5	33.5	117.0
113	53	166	106	123	49	610	11.0	34.5	19.0	19.5	33.5	117.5
113	53	166	107	113	49	601					33.5	116.5
113	53	166	108	113	49	602	11.0	34.5	19.0	19.0	33.0	116.5
113			108		50	609		34.5				117.5
113			116		49	615		35.0				119.0
113		166		99	49	604					33.5	117.5
114	50		112		50	564					35.0	112.0
114	50		138	96	50	526		30.5				105.5
114	50		146		50	548		31.0				108.5
114	50		103		50	578		32.0				110.5
114	50		134	96	50	540		30.5				108.0
114	50		142		50	562		32.0				111.0
114			108		50	590		32.5				112.5
114						552					31.5	
114			142		50	574		32.5			33.0	113.0 117.5
114			138 146		50	604		35.0				120.5
114			134		50 50	626 620		35.0				118.0
116			108		49	605		34.5				117.0
116			116		49	618		35.0				119.0
117			107			586		33.0				113.5
117			107		50	608		34.0				116.5
117			107			627		35.0				117.5
117			118			620		35.0				118.0
117			104			629		35.0				118.5
117			118			635		35.5				120.0
117		175		160		644		35.0				122.0

· O. 10	-S	0,11					11(10 0	112212	. 1 L			209
AXLE	GRO	OUP (	CONFIC	SURATI	ON: SI	NGLE - DUA	L- SINGLI	E - SJNG	LE - DU	AL		
1				_2.		3		4			_	5.
1-		- A		<u></u> − B	<del>-</del>	- c <del>- I</del>	—— D -		-	- E		F
			$\cap$			$\bigcirc$			)			
$\Psi$					$\bigcup$	$\cup$					$\cup$	$\Psi$ 1
					— то	TAL of	SPACING	s				
		AXI	LE 51	PACIN	1G5			AXI	LE UN	IT WE	IGHTS	
		1	IN I	NCHES	•			IN T	HOUSA	NDS OF	POUN	os
	_	_		-				_			_	
^	В	С	D	E		DIAL OF PACINGS	1	2	3	4	5	GROSS
						PACINGS						WEIGHT
117	52	175	90	177	50	661	14.0	35.0	20.0	19.5	35.0	123.5
117	53	166	106	120	49	611					34.0	117.5
117	53	166	116	118	49	619	11.0	35.0	19.5	19.0	34.5	119.0
118	50		112	160	50	558	15.0	30.5	17.0	17.5	30.0	110.0
118			138	96	50	5.30			16.5			108.0
118			146		50	552			17.5			110.5
118			108		50	582			17.5			113.0
118	50		134	96	50	544 566			17.0 17.5			110.0
		108			50 50	594			18.0			113.0
		108		96	50	556			17.5			114.5
		108			50	578			18.0			115.0
118		156	_		50	646			19.5			122.5
118		156	138	96	50	608			19.0			120.0
118	50	156	146	110	50	630	15.0	34.5	19.5	20.0	34.0	123.0
118	50	176	134	96	50	624	15.0	35.0	20.0	19.0	33.0	122.0
		176			50	646			20.0			124.5
118		153			53	646			20.0			120.5
118		170		151	53	642			19.5			119.5
118		170		157	54 49	649			20.0			120.5
124			112		50	580			18.0			117.0 112.5
124			138	96	50	542			17.5			106.5
124			146		50	564			18.0			109.5
124	50	102	108	160	50	594			18.0			112.0
124	50	102	134	96	50	556	10.0	32.0	17.5	18.0	31.5	109.0
124		102		110	50	578	10.0	32.5	18.5	18.5	32.0	111.5
		114		96	50	568			18.0			111.0
		114			50	590			19.0			114.0
124		162		96	50	620	_		20.0			117.0
124		177 177		151 153	53 49	655 653	12.0					122.0
124				157	54	662	12.0					123.0
126		144		_	48	610			19.0			115.0
		144			49	621			19.0			116.5
126		166			48	632			19.5			118.0
126	50	166	118	129	49	638	10.0	35.0	20.0	20.0	34.5	119.5
		144	117	126	43	614			19.0			116.0
126		176		126	49	624			19.0			117.0
127		146			48	612			19.0			115.0
127		146			49	623			19.5			116.5
127		146			49	618			19.0			117.0
127		170 140			48	636 620			19.5 19.0			118.5
129		140			49	615			19.0			116.0
130			138	96	50	548			17.5			106.5
1000	-	-										

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AXLE	GROUP	CONFI	GURATI	ON: S	SINGLE - DUA	L- SINGLI	E - SINGL	E - DU	AL		
-	A		∠2\ B\		— С <del></del>	— р -	4		– E –		5
$  \Phi$			<b>b</b>	$\bigcirc$	OTAL of	SBACING	(			$\bigcirc$	Φ
	Δ)	(LE S	DACIN		OTAL OF	SPACING		E UN	T WE	ICHTS	
	.,,		NCHES							F POUNI	os
A	в с	D	E		TOTAL OF SPACINGS	1	2	3	4	5	GROSS WEIGHT
130	50 102	2 108	160	50	600	10.0	32.5	18.5	18.0	33.0	112.0
130	50 102	134	96	5.0	562		31.5				109.0
130		142		50	584	10.0	33.0	18.0	19.0	32.0	112.0
130		142		50	596		33.5				114-0
130		112		50	580		31.0				109.0
130		138	96	50	542		30.5				106.5
130		146 108		50 50	564 594		31.0				109.5 111.5
130	52 94		96	50	556		31.5				109.0
130	52 94		110	50	578		32.5				112.0
130	52 106		160	50	606		32.5				114.0
130	52 10	134	96	50	568	12.0	32.0	18.0	17.5	31.5	111.0
130	52 106	142	110	50	590	12.0	33.0	18.0	19.0	32.0	114.0
130	52 154	138	96	50	620	12.0	35.5	19.5	19.0	33.0	119.0
130	52 154			50	642		35.5				122.0
130	52 174		96	50	636		35.5				119.5
132		7 104		48	627		34.0				116.5
132		7 118 1 138	129 96	49 50	633 550		35.0 30.5				118.5 107.0
132		2 142		50	586		33.0				112.0
132		142		50	598		33.5				114.5
132		104	138	48	636			19.5			118.5
132	51 162	118	129	49	641	10.0	35.0	19.5	20.0	35.0	119.5
133	48 165	5 117	108	51	622	10.0	34.0	19.5	19.0	34.5	117.0
133	48 175			51	632		34.0				118.0
133	49 160			49	643		34.5				119.0
133	49 160 50 151	7 118		49 49			34.5 35.0				119.0
136		7 104	138	48	636 633			19.0			119.0 117.0
137		7 101	127	49	632			19.0			118.0
137		7 103		49	643		35.5				119.0
137	51 16			49			35.0				118.0
137	51 16	7 106	123	49			34.5				118.0
137		116		49			35.0				119.5
137		124	99	49	627		35.5				118.0
138		112		50	584		30.0				111.5
138		138	96	50	546		30.5				105.5
138		146 2 134	96	50 50	568 560		30.0 31.5				108.0
138		2 142		50	582		32.0				110.5
138	50 104			50	610		32.5				112.5
138	50 10		96	50	5/2		32.0				109.5
138	50 104	142	110	50	594	10.0	33.0	18.5	18.5	32.5	112.5
139	50 13		204	49	664		34.5				118.5
139	50 13			48	616		33.5				114.5
140	48 15	117	108	51	620	10.0	33.5	19.0	19.5	34.5	116.5

												291
AXLE	GRO	OUP (	CONFI	SURATI	ON: SI	NGLE- DUA	L- SINGI	F - SING	LE - DU	ΔI		
				. 2 .		3		4				_
i-		- A		<b>∠</b> `B`	<del></del>	- C	—— р -			- E -		2
1						$\triangle$		$\mathcal{A}$		_	$\triangle$	, W 1
W			(	ノ	$\cup$	$\cdot$		(	ノ		$\bigcirc$	$\Psi$ 1
T-					— то	TAL of	SPACING	s				
		AXI	E SI	PACIN	IGS			AXL	E UNI	IT WE	IGHTS	
			IN I	NCHES	•						POUN	os
A	В	С	D	E		OTAL OF	4	2	3.	4	5	GROSS
					S	PACINGS						WEIGHT
140	48	192	117	108	51	656	10.0	35.0	20.0	10.5	35.0	119.5
140	49	160		138	48	.639			19.5			118.0
140	50		117		51	634			19.5			119.0
140	50	186	117	108	51	652			19.5			121.0
140	52	78	112	160	50	592	10.0	31.0	18.0	18.5	35.0	112.5
140	52	78	138	96	50	554	10.0	31.0	17.0	18.0	30.5	106.5
140	52	78	146	110	50	576	10.0	31.0	18.0	19.0	31.0	109.0
140	52		108	160	50	606			18.0			111.0
140	52	96	134	96	50	568			18.0			108.5
140	52		142		50	590			18.5			112.0
140	52 52		108		50	618 580			18.5			113.5
140	52		134	96 110	50 50	602			18.5 18.5			110.5
140	52		111	127	50	6.34			19.0			113.5
141	50		117		51	635			19.0			118.5
141	50				51	653			20.0			120.0
141	54		104	138	48	661			20.0			120.5
142	49	154	104	138	48	635	10.0	34.0	19.5	19.0	34.5	117.0
142	50	158	104	138	48	640	10.0	35.0	19.0	19.5	34.5	118.0
142	53	166	108	113	49	631	11.0	34.5	19.0	19.5	34.0	118.0
142	53	166		118	49	644			19.5			120.0
142	53	166		99	49	6 3 3			19.5			118.5
143	53		101	127	49	639			19.5			118.0
144	48 51	140	104	138 144	48 49	622			19.0			114.5
145	53	166	116	118	49	651 647			19.5			119.5
145	56	97	143	86	51	578			18.0			110.0
145	56	97	145	105	49	597			18.5			112.0
145	56	115	143	86	51	596	10.0	34.0	18.0	18.0	32.0	112.0
145	56	115	145	105	49	615	10.0	34.5	18.5	19.5	32.5	115.0
146	48	78	112	160	50	594	10.0	30.5	18.0	19.0	35.0	112.5
146	48		138	96	50	556			17.5			106.0
146	48		146		50	578			18.0			109.0
146	48		108		50	608			18.5			111.5
146	48		134	96	50	570			17.5 18.0			108.5
146	48		142 108		50 50	59 <b>2</b> 62 <b>0</b>			18.5			113.0
146	48		134	96	50	582			18.0			110.5
146	48		142		50	604			18.5			113.5
146		115		86	51	589			18.0			111.5
146	48		145		49	608	10.0	33.0	19.0	19.0	33.5	114.5
146	48	135	145	105	49	628			19.5			117.5
			117		51	626			19.0			117.0
			117		49	656			20.0			120.0
		161		108	51	6.31			19.0			117.0
146	48	173	117	108	51	643	10.0	34.5	19.5	13.2	34.0	118.0



O. Reg.	20/	/ 1			THE UNIAR	CIO GAZ.	ETTE			293
AXLE	GROU	P CO	NFIGUE	RATION	: SINGLE - DUAL -	SINGLE - DU	JAL		Chart 22	Table 22
				,2,		3			-4	
1		-A		← в	c -		D	-	E	
			(	)	(   )	(   )		(	') (	)
1 4					TOTAL of SPA	CINGS			$\longrightarrow$	
			6046							
	,		SPAC						WEIGHTS	
		114	11101	iL J		114	inuus	SANUS	OF POUND	75
A	В	С	Đ	E	TOTAL OF	1	2	3	4	GROSS
1000					SPACINGS					WEIGHT
96			126	48	468				35.0	100.0
96			126	48	468				35.0	102.0
96			126	51	471				35.5	100.5
96		150	126	54 57	4.74				36.0	101.0
96		162		48	468				36.5 35.0	101.5 100.0
96		162		48	468				35.0	102.0
96		162		51	471				35.5	100.5
96		162		54	474				36.0	101.0
96	48	162	114	57	477	10.0	35.0	20.0	36.5	101.5
96	51	150	126	48	4/1	10.0	35.5	20.0	35.0	100.5
96	51	150	126	48	471	12.0	35.5	20.0	35.0	102.5
96			126	51	474				35.5	101.0
96			126	54	477				36.0	101.5
96			126	57	480				36.5	102.0
96		162		48	4/1			20.0		100.5
96 96		162 162		48 51	471 474				35.0 35.5	102.5
96		162		54	477				36.0	101.0
96		162		57	430				36.5	102.0
96		144		48	468				35.0	101.0
96			126	51	471				35.5	101.5
96	54	144	126	54	474	10.0	36.0	20.0	36.0	102.0
96	54	162	114	48	474	10.0	36.0	20.0	35.0	101.0
96		162		48	47,4				35.0	103.0
96		162		51	477				35.5	101.5
96		162		54	480				36.0	102.0
96 96		162	114	57 48	48 <b>3</b> 48 <b>3</b>				36.5 35.0	102.5 101.5
96			156	48	483				35.0	103.5
96			156	51	486				35.5	102.0
96			156	54	489			20.0		102.5
96	57	126	156	57	492	10.0	36.5	20.0	36.5	103.0
96	57	138	144	48	483	10.0	36.5	20.0	35.0	101.5
96	57	138	144	48	483			20.0		103.5
96		138		51	486			20.0		102.0
96		138		54	489			20.0		102.5
96		138		57	492			20.0		103.0 102.5
96 96		126	156	48	486 486			20.0		104.5
96			156	48 51	489			20.0		103.0
96			156	54	492			20.0		103.5
96			156	57	495			20.0		104.0
96		138		48	486			20.0		102.5
96	60	138	144	48	486			20.0		104.5
96	60	138	144	51	489	10.0	37.5	20.0	35.5	103.0

						0 ,
AXLE	GROU	P COI	NFIGUR	ATION	SINGLE - DUA	L- SINGLE - DUAL
				2		3
		-Δ		∠°:	<u>-</u>	C TE
		^	1	)		
$ \Psi $					$\bigcirc$	$\sim$ $\sim$ $\sim$
					TOTAL of S	SPACINGS
	A	XLE	SPAC	INGS		AXLE UNIT WEIGHTS
		IN	INCH	ES		IN THOUSANDS OF POUNDS
	_	_	_			
Α	В	С	D	Ε	TOTAL OF	
					SPACINGS	WEIGHT
96	60	138	144	54	492	10.0 37.5 20.0 36.0 103.5
96		138		57	495	10.0 37.5 20.0 36.5 104.0
96	60	144	132	48	480	10.0 37.5 20.0 35.0 102.5
96	60	162	114	48	480	10.0 37.5 20.0 35.0 102.5
98	48	88	180	51	465	10.0 32.0 18.5 35.5 96.0
108		132		48	474	10.0 35.0 20.0 35.0 100.0
108		132		48	474	12.0 35.0 20.0 35.0 102.0
108		132		51	477	10.0 35.0 20.0 35.5 100.5
108		132		54	480	10.0 35.0 20.0 36.0 101.0
108		132		57 48	483 474	10.0 35.0 20.0 36.5 101.5 10.0 35.0 20.0 35.0 100.0
108		150		48	474	12.0 35.0 20.0 35.0 102.0
108		150		51	477	10.0 35.0 20.0 35.5 100.5
108		150		54	480	10.0 35.0 20.0 36.0 101.0
108		150		57	483	10.0 35.0 20.0 36.5 101.5
108	51	132	138	48	477	10.0 35.5 20.0 35.0 100.5
108	51	132	138	48	477	12.0 35.5 20.0 35.0 102.5
108	51	132	138	51	480	10.0 35.5 20.0 35.5 101.0
108		132		54	483	10.0 35.5 20.0 36.0 101.5
108	51		138	57	486	10.0 35.5 20.0 36.5 102.0
108	51		120	48	477	10.0 35.5 20.0 35.0 100.5 12.0 35.5 20.0 35.0 102.5
108	51 51		120	48 51	477 480	10.0 35.5 20.0 35.5 101.0
108	51		120	54	483	10.0 35.5 20.0 36.0 101.5
108	51		120	57	486	10.0 35.5 20.0 36.5 102.0
108		132		48	486	10.0 36.0 20.0 35.0 101.0
108	54	132	144	48	486	12.0 36.0 20.0 35.0 103.0
108	54	132	144	51	489	10.0 36.0 20.0 35.5 101.5
108	54		144	54	492	10.0 36.0 20.0 36.0 102.0
108	_	132		57	495	10.0 36.0 20.0 36.5 102.5
108		132		48	489	10.0 36.5 20.0 35.0 101.5
108		132		48	489	12.0 36.5 20.0 35.0 103.5
108	-	132 132	-	51 54	492 495	10.0 36.5 20.0 35.5 102.0 10.0 36.5 20.0 36.0 102.5
108		132		54 57	498	10.0 36.5 20.0 36.5 103.0
108		120		48	492	10.0 37.5 20.0 35.0 102.5
108		120		51	495	10.0 37.5 20.0 35.5 103.0
108		120		54	498	10.0 37.5 20.0 36.0 103.5
108	60	120	156	57	501	10.0 37.5 20.0 36.5 104.0
108	60	132	144	48	492	10.0 37.5 20.0 35.0 102.5
108		132		48	492	12.0 37.5 20.0 35.0 104.5
108		132		51	495	10.0 37.5 20.0 35.5 103.0
108		132		54	498	10.0 37.5 20.0 36.0 103.5
108		132		57	501	10.0 37.5 20.0 36.5 104.0 10.0 37.5 20.0 35.0 102.5
108		144	126 126	48 51	486 489	10.0 37.5 20.0 35.5 103.0
1	30	. 44	120	31	709	1010 0100 0000

. reg					THE ONTH					
AXLE	GROU	P CO	NFIGUR	ATION	: SINGLE - DUAL -	SINGLE - DU	AL			
,			1.	_2、	<u> </u>	3			4	. 1
木		-A-	7	_ B-	~ ·		D		E	
(I)			('	)		$\mathbf{C}$		(	$\mathcal{I}$	$\cup$
T-					TOTAL of SPA	CINGS -				-
		XLE	SPAC	INGS		A	XLE (	JNIT V	EIGHT	S
		IN	INCH	IES		IN	THOUS	SANDS	0F P0	UNDS
A	В	С	D	Ε	TOTAL OF	1	2	3	4	GROSS
			-		SPACINGS	_	_	-		WEIGHT
108	60	162	114	48	492	10.0	37.5	20.0	35.0	102.5
108	-	162		48	492			20.0		104.5
108	60	162	114	51	495	10.0	37.5	20.0	35.5	103.0
108	60	162	114	54	498	10.0	37.5	20.0	36.0	103.5
108	60	162	114	57	501	10.0	37.5	20.0	36.5	104.0
120	51	132	132	48	483	10.0	35.5	20.0	35.0	100.5
120			132		486	10.0	35.5	20.0	35.5	101.0
120			135		492				36.0	101-5
120		132		57	495	_			36.5	102.0
120			132		486				35.0	101-0
120		132		51	489				35.5	101-5
120			114		486				35.0	101-0
120		150		48	486				35.0	103.0
			114		489				35.5	101.5
120		150		54	492				36.0	102.0
120		150		57	495				36.5	102-5
120		132		48	489				35.0	101-5
120		150	114	48	489				35.0 35.5	101.5
120		150		54	495				36.0	102.5
126		146	96	50	468				33.0	97.0
127		100		48	459				33.0	95•0
128	52		180	51	502				35.5	99.0
129		122		51	484				34.5	100.5
132		138		48	492				35.0	100.0
132	48	138	126	48	492	12.0	35.0	20.0	35.0	102.0
132	48	138	126	51	495	10.0	35.0	20.0	35.5	100.5
132	48	138	126	54	498	10.0	35.0	20.0	36.0	101.0
132		138		57	501				36.5	101.5
132		138		48	495				35.0	100.5
132			126		495				35.0	102.5
132			126		498				35.5	101-0
132		138		54	501				36.0	101-5
132		138		57	504			20.0		102.0
132		138		48	504			20.0		101.0
132	54 54	138	132	48 51	504 507			20.0		101.5
132		138		54	510			20.0		102.0
132	54	138		57	513			20.0		102.5
132	54	150		48	498			20.0		101.0
132		150	_	48	498			20.0		103.0
132		150		51	501			20.0		101.5
132		150		54	504			20.0		102.0
132		150		57	507			20.0		102.5
132		138		48	507			20.0		101-5
			132	48	507		36.5			103.5

290				THE UNIA	INIO GAZ	CIIC			O. Reg. 20/11
AVIE	GROUP C	ONEIGHE	ATION	: SINGLE - DUAL	- SINGLE - DI	IAI			
AXLE	GROUP C	UNFIGUR	KATION	. SINGLE - DUAL	- SINGLE - DO	AL			
1 .			/2		3			14-	
	——A —		< B -	<del></del> c	_	o	-	₹ E -	*
(  )		(1	)	(1)	( 1 )		(	)	$( \mid ) \mid$
14			Ι.						$\mathcal{Y}$
					PACINGS				
		SPAC					HINL I		
	I١	INCH	HES		IN	THOUS	SANDS	OF PO	DUNDS
			-	TOTAL 05					
A	в с	D	E	TOTAL OF SPACINGS	1	2	3	4	GROSS
				SPACINGS					WEIGHT
132	57 138	132	51	510	10.0	36.5	20.0	35.5	102.0
132	57 138		54	513			20.0		102.5
132	57 138		57	516			20.0		103.0
132	57 150	114	48	501			20.0		101.5
132	57 150	114	48	501	12.0	36.5	20.0	35.0	103.5
132	57 150	114	51	504	10.0	36.5	20.0	35.5	102.0
132	57 150	114	54	507	10.0	36.5	20.0	36.0	102.5
132	57 150	114	57	510	10.0	36.5	20.0	36.5	103.0
132	60 132		48	504	10.0	37.5	20.0	35.0	102.5
132	60 132		48	504			20.0		102.5
132	60 150		48	504			20.0		102.5
132	60 150		48	504			20.0		104.5
132	60 150		51	507			20.0		103.0
132	60 150		54	510			20.0		103.5
133	50 113		48	464			19.0		95.5
133	50 113		48	464			18.5		97.0
134		144	52	468			19.0		95.0
134	48 108		48	515			20.0		99.5
134	48 110 50 101		50 50	490 453			19.5		99.5
134	50 134		49	479			19.5		93.5 99.0
134	50 134		50	468			19.0		96.0
134	52 123		49	494			20.0		101.0
134	52 126		49	481			19.5		99.0
134	52 126		49	484			19.5		99.5
134	52 127		49	475			19.0		98.5
134	52 128		50	483			19.5		99.5
134	52 136	118	49	489	11.0	35.0	20.0	34.5	100.5
134	52 144	99	49	478	11.0	35.5	19.0	33.5	99.0
134	53 115	125	50	477	11.0	34.0	19.0	34.0	98.0
134	53 117	136	49	489			19.5		100.0
134	53 120		49	476			19.0		98.5
134	53 120	123	49	479	11.0	35.0	19.0	34.0	99.0
134	53 121		49	470			19.0		97.0
134	53 122		49	471			19.0		97.5
135	52 126		49	482			19.0		99.5
136	49 140		49	482			19.5		100.0
136	50 100		50	446			18.0		91.5
136	50 100		50	500			19.0		98.0
136	50 109		48 50	458 449			18.5 18.0		94.0
136	50 117 50 139		49	482			19.5		100.0
143	52 139		49	497			19.5		101.0
143	54 104		48	525			20.0		100.0
144	48 146		50	484			19.0		98.0
144	48 146		49	489			19.5		98.5

~~~	GRUU	P COI	NFIGUR	ATION	SINGLE - DUAL -	SINGLE - DU	IAL			
į			.1:	/²\	S-1	3			14	ı
1		-A		/ B-	° -		D		T = 7	
\cup			(ノ						
-					TOTAL of SPA	CINGS				4
	-			INGS					WEIGHTS	
		IN	INCH	152		IN	THOUS	SANDS	OF POU	NDS
A	8	С	Ð	Ε	TOTAL OF	1	2	3	4	GROS
					SPACINGS					WEIGH
44	60	117	128	49	498	14.0	36.5	19.0	33.0	102.
44		138		49	505				34.0	104.
44	60	138	117	49	508				34.5	105.
45	52	98	177	48	520	12.0	34.0	19.0	35.0	100.
45	52	129	128	49	503	12.0	35.5	20.0	34.5	102.
46	50	103	132	51	482	12.0	33.0	19.0	34.0	98.
46	51	164	108	49	518	10.0	35.5	20.0	34.5	100.0
46	54	117	128	49	494	11.0	35.0	19.5	34.0	99.5
46	54	137	116	49	502	11.0	36.0	19.5	35.0	101.
46	54	138	114	49	501	11.0	35.5	20.0	34.5	101.
46	54	138	117	49	504	11.0	36.0	20.0	34.5	101.
47	50	116	128	49	490	11.0	34.5	19.5	33.5	98.
47	50	136	116	49	498	11.0	35.0	20.0	34.5	100.5
47	50	137	114	49	497	11.0	35.0	19.5	35.0	100.
48	48	134	108	49	487	10.0	34.5	19.0	34.5	98.0
48	52	135	113	49	497	11.0	35.5	19.5	34.5	100.
48	52	136	113	49	498	11.0	35.0	19.5	35.0	100.5
49	50	103	132	51	485	12.0	33.5	19.0	33.5	98.0
50	48	97	180	51	526	10.0	33.0	19.5	35.5	98.0
50		129		49	505	12.0	35.5	19.5	35.0	102.
50		133		49	502				34.5	101.5
50		115		50	486				33.5	98•9
50		102		72	588				40.0	107.0
51	50	80	97	50	428				29.0	84.5
51	50		119	50	450				31.0	89.
51		130		48	502				34.5	107.5
51		138		48	510				34.5	109.0
51		131		50	502				34.5	101.5
52		167	96	53	518				33.5	99.0
52		167	-	53	527				35.0	101.0
53		129		50	501				34.5	101-0
55		120		50	494				34.0	99•5
57		127		52	486				34.0	100.5
58 59		99		52	459			17.5		94.
60		115		52	476			18.0		98.0
60		122		50 50	490			19.5		97.5
60		124		50	503 507			19.5		100.5
60		132	87	50	479			18.0		94.5
60		134	86	50	480			18.0		96.0
60		137	91	50	488			18.5		97.5
60		140	85	50	485			18.0		95.0
62		110		52	520			19.5		102.5
63		112		52	519			20.0		102.0
63		109		50	485			18.5		96.0
63			121	50	498			19.0		99.0

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AXLE	GROU	P CO	NFIGUR	RATION	: SINGLE - DUAL	L- SINGLE-DI	JAL			
				. 2		3			4	
		-A		$\leq \bar{B}$	 c	: _	— р		k	\
I(I))	(1)	()	_		(
				ノ <u> </u>	TOTAL of S	DACINCS		•	ノ '	\mathcal{L}
-					TOTAL of S	PACINGS -				
	A		SPAC						EIGHT	
		IN	1 NCH	16.5		IN	THOOS	SANDS	OF PO	UNDS
A	В	С	D	E	TOTAL OF	1	2	3	4	GROSS
				-	SPACINGS	-	_	_	·	WEIGHT
163		116		50	502			19.5		99.5
163		121		50 50	496 474			19.0		98.5 94.0
163		126	8 7 8 6	50	475			18.0		93.5
163		132		48	517			19.5		107.5
164		110		50	487			18.5		96.5
164	50	117	123	50	504	12.0	34.5	19.0	34.5	100.0
164	50	122	112	50	498	12.0	33.5	19.0	34.0	98.5
164	50	127	8 6	50	477	12.0	32.0	18.0	32.0	94.0
164		130	91	50	485			18.5		95.5
165		150		49	520			20.0		99.5
166		107		50	541			19.5		101.5
166		120		50 50	503 507			19.0 19.0		99.0 100.0
167		117		48	499			19.0		96.5
167		129		50	512			19.5		99.0
168		128		52	516			19.5		99.5
168		137		51	512			19.0		99.0
168	50	141	108	50	517	12.0	35.0	19.5	35.0	101.5
169	50	132	120	48	519	15.0	35.0	20.0	34.5	104.5
169		128		52	521			19.5		102.0
170		129		52	499			18.5		97.5
170		137		52	515			19.5		98.5
170		105		50	488			18.5		93.0 96.0
170		110		50 50	501 505			19.0 19.0		97.0
170		120	87	50	477			17.5		91.0
170		122	86	50	478			18.0		91.0
170		125	91	50	486			18.0		93.0
170	50	149	86	51	506	12.0	35.0	18.0	32.0	97.0
170	50	151	105	49	525	12.0	35.0	20.0	34.0	101.0
170		155	86	51	513			18.0		97.5
170		157		49	532			20.0		101.5
172		136	90	49	496			18.0		97.0
172		229	163	48 50	536 553			20.0 15.5		101.0 88.0
173		136		50	533 522			19.5		105.0
174		107		52	525			19.5		99.5
174		135	110	50	519			19.5		104.5
174		139		50	523			19.5		105.5
174		152	96	50	522			19.0		103.0
175	48	97	144	52	516			19.5		100.0
175		144	98	49	520			19.0		98.5
176	55	147	104	51	533			20.0		102.5
177	48	135	108	51	519			19.0		98.5
177	20	105	100	52	484	15.0	31.5	17.5	32.0	96.0

	A)	(LE IN	SPACINCH	INGS			YIE I			
		1N	INCH				WILL !	INIT	WEIGHTS	
	В	С	D			IN			OF POUR	ND S
78				E	TOTAL OF SPACINGS	1	2	3	4	GROSS WEIGHT
	55 1	128	100	52	513	12.0	34.0	18.5	34.0	98.5
	50 1		104	51	532 -	12.0	35.0	50.0	34.5	101.5
	49 2		50	50	530			15.5		87.5
	51 1		97	51	546			19.0		102.0
	52 52 1		144	52 48	517 564			18.5 19.5		96.5 99.5
	52 1			50	539			20.0		100.0
	48 1		98	52	519			19.0		100.0
	52 1		96	53	535			19.5		100.5
	52 1			53	544			20.0		102.0
	50 1		97	50	517	10.0	33.5	18.5	33.5	95.5
89	50 1	199	50	50	538	20.0	35.0	15.5	27.0	97.5
90	50 1	111	113	50	514	12.0	33.5	18.5	32.5	96.5
90	51 1	138	104	50	533	12.0	35.0	19.0	34.5	100.5
	50 1			50	516			18.5		97.0
	50 1			50	529			19.0		99.5
	50			50	533			19.0		100.5
	50 1		96	51	549			19.5		99.5
	50 1 50 1			50	508			18.5		94.5
	50 1			50 50	521 519			19.0		97.5 97.5
	50 1		87	50	497			17.5		92.5
	50 1		86	50	498			17.5		93.0
	52 1			53	596			20.0		102.5
	51			50	550			19.5		106.0
200	52	89	97	50	488	10-0	30.0	17.0	29.5	86.5
200	52	89	119	50	510	10.0	31.5	18.0	32.0	91.5
210	50 1	169	96	50	575	12.0	35.0	19.0	33.0	99.0
214	48	132	102	49	545	12.0	34.0	19.0	33.0	98.0

			0 7
Sounds	GROSS MEIGHT 122.0 126.5 121.5 126.5	127.5 127.5 125.5 125.0 123.0 124.5	
THOUSANDS OF	5 6 17.5 17.0 17.0 17.5 17.0 17.5 17.0 17.5 17.0 17.5		
	3 4 17.0 29.5 1 17.0 30.5 1 17.0 30.0 1 17.0 29.5 1		
NIT WEIGHTS	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1 W J W J W W W W W W W W W W W W W W W	
TOTAL OF SPACINGS	5PACINGS 686 10 702 10 708 10 708 10 696 10		
AXLE SPACINGS - IN INCHES			
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B B INCHES	168 168 168 168	1001 1001 1003 1003 1004 1004 1004 1004	
10 z	m 20020	000000000000000000000000000000000000000	
, A –	0 96 011 0 0 0 1 1 0 0 0 0 0 0 0 0 0 0 0 0	000000000000000000000000000000000000000	
SPACINGS	0 4401 4401 4401 4401 4401 4401 4401	4 4 2 3 3 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	
S B	B 200	0 4 4 V V V V V O E E O O O O O	
A K	126 132 132 134	4444	

							G1	EC 11
	CONF	IGURATIO		E - DUAL - DUAL			Chart 24	Table
	Α-		2. B.	c. —	3.	> ■		
			TOTAL OF	SPACINGS -		\bigcirc		
		E SP	ACING	5			IT WEIGHTS	s
A	В	С	D	TOTAL OF SPACINGS	1	2	3	GRO WEIG
80	49	253	52	434	11.0	34.0	35.5	80
80	49	293	47	469 .	11.0	34.0	32.0	77
80	49	314	54	497	11.0	34.0	36.0	81
83	51	245	52	431		34.5		81
83		285	47	466		34.5		77
84		156	48	357		39.0		84
84		156	51	360		39.0		84
84		156	54	363		39.0		85
84		156	57	366		39.0		85 86
84		156	60	369		39.0		87
84		156 156	63 66	372 375		39.0		87
84		156	69	378		39.0		88
84		156	72	381		39.0		89
89		262	51	453		35.0		82
90		144	48	330		35.0		80
90		144	51	333		35.0		80
90		144	54	336		35.0		81
90		144	57	339			36.5	81
90	48	144	60	342	10.0	35.0	37.5	82
90	48	144	63	345	10.0	35.0	38.0	83
90	48	144	66	348	10.0	35.0	38.5	83
90	48	144	69	351	10.0	35.0	39.0	84
90	48	150	72	360	10.0	35.0	40.0	85
90	51	144	48	333		35.5		80
90	51	144	51	336			35.5	81
90	51	144	54	339		35.5		81
90	51	144	57	342			36.5	82
90	54	144	48	336			35.0	81
90	54	144	51	339			35.5	81 82
90	54	144	54	342 .		36.0	36.5	82
90		144	57 48	345 345			35.0	81
90		150 150	48	345			35.0	8.
90		150	51	348			35.5	82
90		150	51	348			35.5	84
90		150	54	351			36.0	82
90		150	54	351			36.0	84
90		150	57	354			36.5	83
90		150	57	354			36.5	85
90		150	60	357	10.0	36.5	37.5	84
90		150	63	360	10.0	36.5	38.0	84
90	57	150	66	363	10.0	36.5	38.5	85
90	57	150	69	366			39.0	85
90	57	150	72	369			40.0	86
90	6.0	150	48	348	10 0	37.5	35 0	82

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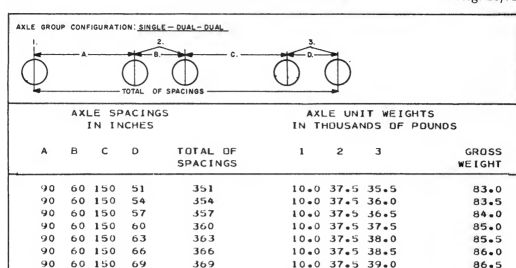
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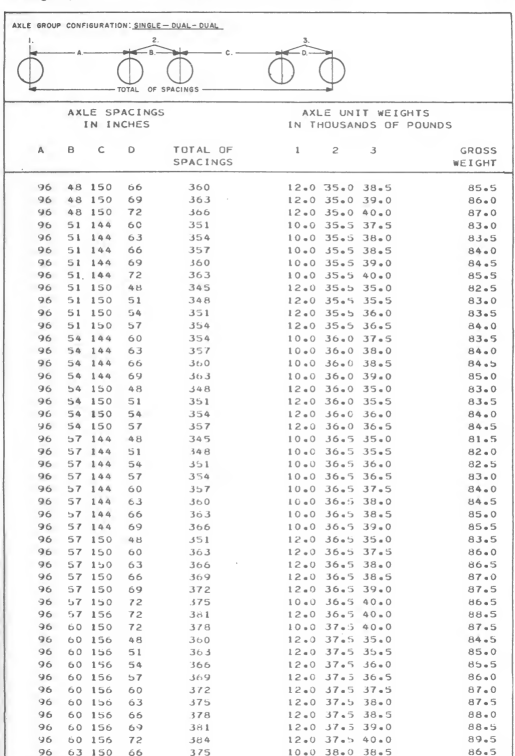
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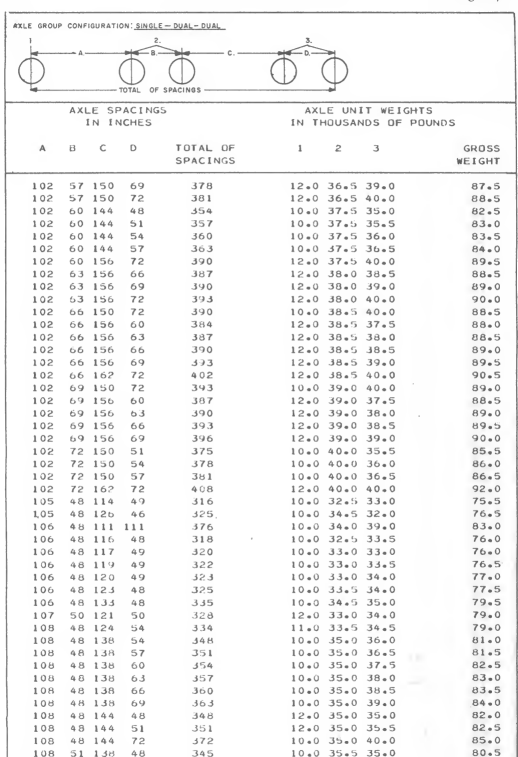
12.0 35.0 37.5

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AXLE GROUI	P CONF	IGURATI		LE — DUAL — DUAL 2.	3.	
-	A		- B	c. —	0.	
					\bigcirc	
		1	()			
I			TOTAL O	F SPACINGS		
	ΔXI	F 95	PACIN	GS	AXLE UNIT WEIGHTS	
			ICHES	55	IN THOUSANDS OF POUND	s
A	В	С	D	TOTAL OF	1 2 3	GROSS
				SPACINGS		WEIGHT
96	63	150	69	378	10.0 38.0 39.0	87.0
96		150	72	381	10.0 38.0 40.0	88.0
96		156	48	363	12.0 38.0 35.0	85.0
96		156	51	366	12.0 38.0 35.5	85.5
96		156	54	369	12.0 38.0 36.0	86.0
96		156	57	372	12.0 38.0 36.5	86.5
96		156	60	375	12.0 38.0 37.5	87.5
96		156	63	378	12.0 38.0 38.0	88.0
96		156	66	381	12.0 38.0 38.5	88.5
96		156	69	384	12.0 38.0 39.0	89.0
96	63	156	69	384	12.0 38.0 39.0	89.0
96	63	156	72	387	12.0 38.0 40.0	90.0
96	66	150	60	372	10.0 38.5 37.5	86.0
96	66	150	63	375	10.0 38.5 38.0	86.5
96		150	66	378	10.0 38.5 38.5	87.0
96	66	150	69	381	10.0 38.5 39.0	87.5
96		156	48	366	12.0 38.5 35.0	85.5
96		156	51	369	12.0 38.5 35.5	86.0
96	66	156	54	372	12.0 38.5 36.0	86.5
96	66	156	57	375	12.0 38.5 36.5	87.0
96	66	156	60	378	12.0 38.5 37.5	88.0
96	66	156	63	381	12.0 38.5 38.0	88.5
96	66	156	66	384	12.0 38.5 38.5	89.0
96	66	156	69	387	12.0 38.5 39.0	89.5
96	66	156	72	390	10.0 38.5 40.0	88.5
96	66	162	72	396	12.0 38.5 40.0	90.5
96	69	150	60	375	10.0 39.0 37.5	86.5
96	69	150	63	378	10.0 39.0 38.0	87.0
96	69	150	66	381	10.0 39.0 38.5	87.5
96	69	150	69	384	10.0 39.0 39.0	88.0
96	69	156	48	369	12.0 39.0 35.0	86.0
96		156	51	372	12.0 39.0 35.5	86.5
96	69	156	54	375	12.0 39.0 36.0	87.0
96	69	156	57	378	12.0 39.0 36.5	87.5
96	69	162	60	387	12.0 39.0 37.5	88.5
96	69	162	63	390	12.0 39.0 38.0	89.0
96		162	66	393	12.0 39.0 38.5	89.5
96		162	69	396	12.0 39.0 39.0	90.0
96		162	72	399	12.0 39.0 40.0	91.0
96		156	72	396	10.0 40.0 40.0	90.0
96		162	48	378	12.0 40.0 35.0	87.0
96		162	51	381	12.0 40.0 35.5	87.5
96		162	54	384	12.0 40.0 36.0	88.0
96		162	57	387	12.0 40.0 36.5	88.5
96		162	60	390	12.0 40.0 37.5	89.5
96	72	162	63	393	12.0 40.0 38.0	90.0

I.	COMP	INAUGE	2 SINGL	E - DUAL - DUAL	3			
-	A		B.	c. —	D. —	-		
			TOTAL OF	SPACINGS -		Ψ		
			PACING NCHES	S			IT WEIG	
			TOTILO		114 11	TUUSA	ADS OF	PUUNDS
A	В	C	D	TOTAL OF	1	2	3	GROS
				SPACINGS				WEIGH
96	72	162	66	396	12.0	40.0	38.5	90.
96	72	162	69	399 .	12.0	40.0	39.0	91.
96	72	162	72	402	12.0	40.0	40.0	92.
97	47	107	53	304	10.0	30.5	34.5	75.
98	48	124	54	324	11.0	33.0	34.5	78.
98	48	136	52	334	10.0	34.5	35.5	80.
98	50	111	50	309	11.0	32.0	32.5	75.
98	53	135	52	338	11.0	35.0	35.0	81.
98		136	49	336	11.0	35.0	34.5	80.
99	44	117	50	310	10.0	31.5	34.5	76.
99	48	117	50	314	12.0	32.5	32.0	76.
99		119	50	316	12.0	32.5	32.5	77.
99	48	121	51	319	10.0	33.0	34.0	77.
99		108	48	310	10.0	32.5	32.5	75.
99		113	48	315	10.0	33.0	33.0	76.
99		113	53	320	10 • 0	33.5	32.5	76.
99		115	52	321		33.5		76.
99		133	49	3.36		35.5		79.
99		133	52	339		35.5		80.
102		138	48	336		35.0		80.
102		138	51	339		35.0		80.
102		150	72	372		35.0		87.
102		150	60	363		35.5		85.
102		150	63	366		35.5		85.
102		150	66	369		35.5		86.
102		150	69	372		35.5		86.
102		150	72	375		35.5		87.
102		105	111	370		34.0		82.
102		111	48	313		32.5		75.
102		112	48	314		33.0		75.
102		125	48	327		34.0		78.
102		128	49	331		34.5		78.
102		129	49	332		34.5		79.
102		133	48	335		35.0		79.
102		144	72	372		36.0		86.
102		150	60	366		36.0		85.
102		150	63	369		36.0		86.
		150	66	372 475		36.0		86.
102		150	69	375				87.
102		144	72	375		36.5		86.
102		150	48	357		36.5		83.
102		150	51	360		36.5		84.
102		150	54	363		36.5		84.
102		150	57	366		36.5		85.
102	37	150	60	369	12.00	36.5	J/05	86.



-	20/71			THE OWN	ARIO GAZETTE	30			
XLE GROU	P CONF	IGURAT		LE - DUAL - DUAL 2.	3.				
-	A.		B		0				
\cup			$\left(\right)$						
-			TOTAL O	F SPACINGS -					
	AVI	E 65	AC INC		AVI E INIT DELOUE				
			PACING ICHES	35	AXLE UNIT WEIGHTS IN THOUSANDS OF POUNDS				
		_		TOTAL OF					
A	В	С	D	TOTAL OF SPACINGS	1 2 3	GROSS WEIGHT			
108	51	138	51	348	10.0 35.5 35.5	81.0			
108	51	138	54	351	10.0 35.5 36.0	81.5			
108	51	138	57	354	10.0 35.5 36.5	82.0			
108	51	138	60	357	10.0 35.5 37.5	83.0			
108	51	138	63	360	10.0 35.5 38.0	83.5			
108	53	134	52	347	11.0 35.0 35.5	81.5			
108	53	135	49	345	11.0 35.5 34.5	81.0			
108	54	150	72	384	12.0 36.0 40.0	88.0			
108	57	138	48	351	10.0 36.5 35.0	81.5			
108	57	138	51	354	10.0 36.5 35.5	82.0			
108	57	138	54	357	10.0 36.5 36.0	82.5			
108		138	57	360	10.0 36.5 36.5	83.0			
108		150	72	387	12.0 36.5 40.0	88.5			
108		134	52	352	11.0 36.0 35.0	82.0			
108		135	49	350	11.0 36.0 35.0	82.0			
108		144	60	372	10.0 37.5 37.5	85.0			
108		144	63	375	10.0 37.5 38.0				
108		144	66	378		85.5			
108		144			10.0 37.5 38.5	86.0			
			69	381	10.0 37.5 39.0	86.5			
108		150	48	366	12.0 37.5 35.0	84.5			
108		150	51	369	12.0 37.5 35.5	85.0			
108		150	54	372	12.0 37.5 36.0	85.5			
108		150	57	375	12.0 37.5 36.5	86.0			
108		144	54	369	10.0 38.0 36.0	84.0			
108		144	57	372	10.0 38.0 36.5	84.5			
108		144	60	375	10.0 38.0 37.5	85.5			
108	63	144	63	378	10.0 38.0 38.0	86.0			
108		144	48	366	10.0 38.5 35.0	83.5			
108	66	144	51	369	10.0 38.5 35.5	84.0			
108		144	54	372	10.0 38.5 36.0	84.5			
108	66	144	57	375	10.0 38.5 36.5	85.0			
108	66	156	72	402	12.0 38.5 40.0	90.5			
108	69	144	48	369	10.0 39.0 35.0	84.0			
108	69	144	51	372	10.0 39.0 35.5	84.5			
108	69	144	54	375	10.0 39.0 36.0	85.0			
108	69	144	57	378	10.0 39.0 36.5	85.5			
108		156	72	405	12.0 39.0 40.0	91.0			
108		156	51	387	12.0 40.0 35.5	87.5			
108		156	54	390	12.0 40.0 36.0	88.0			
108		156	57	393	12.0 40.0 36.5	88.5			
109		114	49	315	12.0 31.0 34.0	77.0			
109		132	51	340	12.0 34.0 35.0	81.0			
109		119	53	331	10.0 33.5 34.0	77.5			
110		111	53	324	10.0 33.0 33.0	76.0			
110		131	53	344	10.0 35.0 35.0	80.0			
110		125	49	342	15.0 34.0 33.5	82.5			
110	20	123	49	346	1300 3400 3303	02.03			

	P CONF	IGURAT		E - DUAL - DUAL		
	Λ.		B	2.	3.	
	д		不"	- · · -		
			()			
4			TOTAL OF	SPACINGS -		
			PACINO	55	AXLE UNIT WEIGHTS	
	1	IN I	NCHES		IN THOUSANDS OF POU	NDS
Α	В	С	D	TOTAL OF	1 2 3	GROSS
				SPACINGS		WEIGHT
111	49	107	53	320	10.0 32.5 32.5	75.0
112		111	53	326	10.0 32.5 34.0	76.5
112	51	109	48	320	12.0 32.5 32.0	76.5
112	51	117	48	328	12.0 33.0 33.0	78.0
112	51	121	48	332	12.0 33.5 33.5	79.0
112		129	48	340	12.0 34.5 33.5	80.0
112	51	129	50	342	12.0 34.5 34.0	
113		112	48	322	10.0 33.0 32.5	80.5 75.5
113	49	114	111	387	10.0 34.5 40.0	84.5
113	50	103	53	319	12.0 31.5 32.5	
113		103	54	325	12.0 32.0 33.0	76.0 77.0
113		100	53		12.0 32.5 32.5	
113		116	50	325	12.0 33.0 33.0	77.0
113		117	52	329	12.0 33.0 33.0	78.0
113				332		78.5
		121	51	335	12.0 33.5 33.5	79.0
113		123	52	338	12.0 33.5 34.5	80.0
113		124 125	48 49	335	12.0 33.5 34.0	79.5
113		125		337	12.0 34.0 33.5	. 79.5
113		111	51 53	340	12.0 33.5 35.0	80.5
113		104		328	10.0 33.0 33.5	76.5
			58	327	16.0 31.0 32.5	79.5
113		128	50	343	16.0 33.5 33.5	83.0
113		129 125	58	352	16.0 33.5 34.5	84.0
113		144	49	340	11.0 34.5 34.0	79.5
114		144	54 57	360	12.0 35.0 36.0	83.0
114		144	60	363 _. 366	12.0 35.0 36.5 12.0 35.0 37.5	83.5
114		144	63		_	84.5
114				369	12.0 35.0 38.0	85.0
114		144	66 69	372 375	12.0 35.0 38.5 12.0 35.0 39.0	85.5
114				375		86.0
114		120	50 50	334	11.0 33.5 34.0	78.5
		128	50	342	11.0 34.5 34.5	80.0
114		103	48	316	12.0 32.0 31.5	75.5
114		109		325	12.0 32.5 32.5	77.0
114		125	49	339	12.0 34.0 34.0	80.0
114		137	48	350	12.0 35.0 35.0	82.0
114		137	50	352	12.0 35.5 34.5	82.0
114		144	48	357	12.0 35.5 35.0	82.5
114		144	51	360	12.0 35.5 35.5	83.0
114		144	54	363	12.0 35.5 36.0	83.5
114		144	57	366	12.0 35.5 36.5	84.0
114		144	60	369	12.0 35.5 37.5	85.0
114		144	63	3/2	12.0 35.5 38.0	85.5
114		144	48	363	12.0 36.5 35.0	83.5
114		144	51	366	12.0 36.5 35.5	84.0
114	21	144	54	369	12.0 36.5 36.0	84.5

Į.			2.	- DUAL - DUAL	3.				
Ď.	A	(TOTAL OF	SPACINGS	0.				
	AXI		PACING		AXI	F UN	IT WEI	GHTS	
	1	IN IN	NCHES		IN THOUSANDS OF POUNDS				
A	В	С	D	TOTAL OF SPACINGS	1	2	3	GROS WEIGH	
114	57	144	57	372	12.0	36.5	36.5	85.	
114	60	144	72	390	10.0	37.5	40.0	87.	
114	60	150	60	384	12.0	37.5	37.5	87.	
114		150	63	387		37.5		87.	
114		150	66	390		37.5		88.	
114		150	69	393		37.5		88.	
114		150	54	381		38.0		86.	
114		150	57	384		38.0		86•	
114		150 150	60	387		38.0		87.	
114		150	63 48	390 378		38.0 38.5		88• 85•	
114		150	51	381		38.5			
114		150	54	384		38.5		86.	
114		150	57	387		38.5		86. 87.	
114		144	60	387		39.0		86.	
114		144	63	390		39.0		87.	
114		144	66	393		39.0		87.	
114		144	69	396		39.0		88.	
114		150	48	381		39.0		86.	
114	69	150	51	384		39.0		86.	
114	69	150	54	387	12.0	39.0	36.0	87.	
114	69	150	57	3.10	12.0	39.0	36.5	87.	
114	12	150	72	408	10.0	40.0	40.0	90.	
115	48	104	58	325	16.0	30.5	33.0	79.	
115	48	128	50	341	16.0	33.0	33.5	82.	
115	48	129	58	350	16.0	33.0	35.0	84.	
115	53	125	50	343	14.0	34.0	33.5	81.	
116		101	50	317	12.0	31.5	32.0	75.	
116		113	50	329	12.0	32.5	33.5	78.	
116		121	51	338 .		33.5		79.	
116		124	50	340		34.0		80.	
116		132	51	349		34.5		82.	
116		113	49	330		33.5		76.	
116		114	49	331		33.5		77.	
116		126	48	342		34.5		79.	
116		125	49 50	343 339		34.5		80. 78.	
117		103	50	319		31.5		76.	
117	51	122	50	340		34.0		79.	
117	52	104	49	322		32.5		75.	
117	52		48	326		33.0		76.	
117	52		111	391		35.0		84.	
117		112	50	331		33.0		77.	
117		116	48	333		33.5		77.	
117		117	49	335		34.0		77.	
117		118	50	337	14.0				

	P CONF	IGURATI		E - DUAL - DUAL		
l. -			فسسله	2.	3.	
	Д.		不。	ŭ. –		
(\mid)			(\mid)	()	() ()	
¥			TOTAL OF	SPACINGS -	<u> </u>	
			TOTAL OF	37.4011103		
	AXI	LE SF	PACINO	SS	AXLE UNIT WEIGHTS	
		IN I	NCHES		IN THOUSANDS OF POUNDS	
A	В	C	D	TOTAL OF	1 2 3 GROS	SS
				SPACING5	WEIGH	HT
117		120	49	338	10.0 34.0 34.5 78.	• 5
117		135	50	354	14.0 35.0 34.5 83.	
117		138	50	357	14.0 35.0 35.0 84.	
118		124	54	344	11.0 34.0 34.5 79.	
118	49	111	50	328	12.0 32.5 33.0 77.	
118		119	51	337	12.0 33.0 34.5 79.	
118	49	131	49	347	12.0 34.5 34.5	
118	50	97	53	318	12.0 31.5 31.5 75.	
118		102	54	324	12.0 31.5 33.0 76.	
118	50		53	324	12.0 32.0 32.0 76.	• 0
118		111	52	331	10.0 33.0 33.5 76.	
118	50	111	52	331	12.0 32.5 33.5 78.	• 0
118	50	115	49	332	10.0 33.5 33.5 77.	• 0
118	50	115	50	333	12.0 33.0 33.5 78.	• 5
118	50	120	50	338	15.0 33.0 33.0 81.	• 0
118	50	121	51	340	10.0 34.0 34.5 78.	
113	50	123	49	340	10.0 34.0 35.0 79.	• 0
118	50	124	51	343	10.0 34.0 35.5 79.	• 5
118	50	128	50	-346	15.0 33.5 34.0 82.	• 5
118	51	94	111	374	10.0 33.0 37.5	• 5
118	51	97	109	375	10.0 33.5 37.5	• 0
118	51	98	48	315	12.0 31.5 31.5 75.	
118	51	100	50	319	12.0 31.5 32.0 75.	• 5
118	51	103	54	326	10.0 32.5 32.5 75.	
118	51	107	50	326	10.0 33.0 32.5 75.	
118	51	110	48	327	12.0 32.5 33.0 77.	
118	51	111	49	329	10.0 33.5 32.5 76.	
118	51	111	50	330	10.0 33.0 33.5 76.	
118	51	114	51	334	12.0 33.0 33.5 78.	
118	51	115	50	334	12.0 33.0 33.5 78.	
118	51	116	50	335	10.0 34.0 33.0 77	
118	51	121	50	340	10.0 34.5 33.5 78	
118	51	121	51	341	10.0 34.0 34.5 78.	
118		121	53	343	10.0 34.5 34.0 78	
118		124	49	342	15.0 33.5 33.0 81	
118		124	51	344	10.0 34.5 34.5 79	
118		125	52	346	10.0 34.5 35.0 79.	
118		126	50	345	10.0 35.0 34.0 79	
118		129	49	347	12.0 34.5 34.5 81	
118		129	50	348	12.0 34.5 35.0 81.	
118		130	49	348	10.0 35.0 35.0 80	
118		130	51	350	10.0 35.0 35.5	
118		131	49	349	10.0 35.5 34.5 80	
118		128	72	370	12.0 34.0 39.0 85.	
119		110	54	331	10.0 32.5 34.0 76	
119	51	127	52	349	10.0 35.0 35.0 80.	• 0

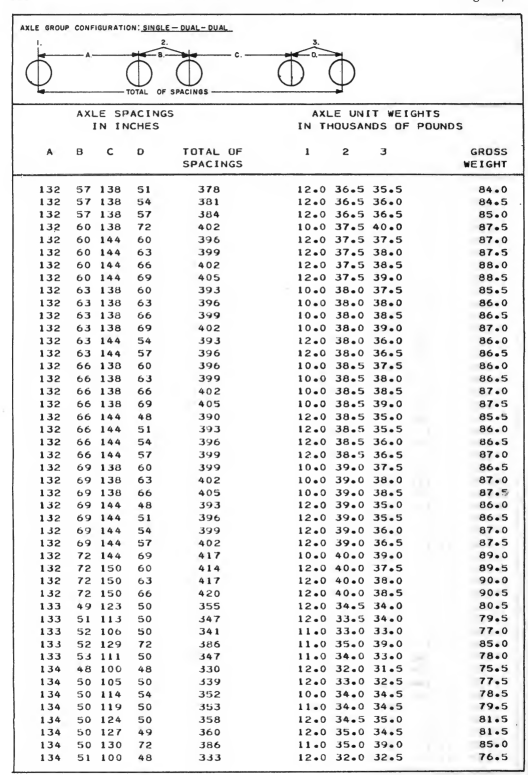
1.			2.		3.					
1	A		B	c. —	0.	7				
4		1	TOTAL OF	SPACINGS -	W (
			ACING	S	AXLE UNIT WEIGHTS					
	1	N IN	ICHES		IN TH	DUSANDS OF PO	UNDS			
Α	В	С	D	TOTAL OF SPACINGS	1	2 3	GROS WEIGH			
119	52	94	48	313	14.0	31.0 30.5	75.			
119	52	106	48	325 ·	14.0	32.0 32.0	78.			
120	48	132	48	348		35.0 35.0	80.			
120		132	51	351		35.0 35.5	80.			
120		132	54	354		35.0 36.0	81.			
120		132	57	357		35.0 36.5	81 •			
120		138	60	366		35.0 37.5	82.			
120		138	63	369		35.0 38.0	83.			
120		138	69	375		35.0 39.0	84.			
120		138	72	378		35.0 40.0	85.			
120		144	60	372		35.0 37.5 35.0 38.0	82 • 83 •			
120	48	144	63 66	375 378		35.0 38.5	83•			
120	48	144	69	381		35.0 39.0	84.			
120		144	72	384		35.0 40.0	85.			
120	50	104	48	322		32.0 32.0	76.			
120	50	123	50	343		34.5 34.0	78.			
120	50	124	51	345		34.5 34.5	79.			
120	51	97	51	319		31.0 31.5	76.			
120	51	121	48	340		33.5 33.0	80.			
120	51	121	51	343		33.5 33.5	81.			
120	51	138	66	375		35.5 38.5	84.			
120	51	138	69	378		35.5 39.0	84.			
120	51	138	72	381	10.0	35.5 40.0	85.			
120		130	50	352	12.0	35.0 34.5	81.			
120	54	138	48	360	10.0	36.0 35.0	81.			
120	54	138	48	360	12.0	36.0 35.0	83.			
120	54	138	51	363	10.0	36.0 35.5	81.			
120	54	138	51	363	12.0	36.0 35.5	83.			
120	54	138	54	366		36.0 36.0	82.			
120	54	138	54	366		36.0 36.0	84.			
120		138	57	369		36.0 36.5	82.			
120		138	57	369		36.0 36.5	84.			
120		138	60	372		36.0 37.5	83.			
120		138	63	375		36.0 38.0	84.			
120		138	66	378		36.0 38.5	84 . 85 .			
120		138	69	381		36.0 39.0	86.			
120		138	72	384		36.0 40.0 36.5 37.5	84.			
120		138	60	375		36.5 37.5 36.5 38.0	84 •			
120		138	63	378		36.5 38.5	85.			
120		138	66	381		36.5 39.0	85.			
120		138	69	384		36.5 40.0	86.			
120		138	72	387		37.5 35.0	82 •			
120		138	48	366 369		37.5 35.5	83.			
120	00	138	51	369		37.5 36.0	83.			

Į.			2.		3.				
*	A		8	c. —	0.	*			
)		(()	()	()				
<u> </u>			OTAL OF	SPACINGS -	9	\mathcal{L}			
		LE SP IN IN	ACING	S			IT WEI		
	,	114 114	CHES		114 11	1005A	NUS UF	POUND	75
A	В	С	D	TOTAL OF	1	2	3		GROS
				SPACINGS					WEIGH
120	60	138	57	375	10.0	37.5	36.5		84.
120	60	150	72	402		37.5			89.
120		138	48	369		38.0			83.
120		138	51	372		38.0			83.
120		144	72	399		38.0			88.
120		144	72	402		38.5			88.
120	69	144	72	405		39.0			89.
120		150	60	399		39.0			88.
120		150	63	402		39.0			89.
120			66						
		150		405		39.0			89.
120		150	69	408		39.0			90.
120		144	48	384		40.0			85.
120		144	51	3 8 7		40.0			85.
120	72	144	54	390		40.0			86.
120		144	57	393		40.0			86.
120	72	156	72	420	12.0	40.0	40.0		92.
121	50	102	53	326	12.0	32.0	32.5		76.
121	50	107	54	332	12.0	32.5	33.0		77.
121	50	108	53	332	12.0	32.5	33.0		77.
121	50	121	51	343	10.0	34.0	35.0		79.
121	50	123	51	345	12.0	34.0	34.0		80.
121	50	124	50	345	12.0	34.0	34.5		80.
121	50	127	50	348	10.0	35.0	34.5		79.
121	54	135	50	360	12.0	36.0	34.5		82.
122	51	95	52	320	12.0	31.5	31.5		75.
122	51	101	49	323	12.0	32.0	32.0		76.
122	54	130	49	355	11.0	35.5	35.0		81.
123	48	120	48	339	10.0	33.5	34.5		78.
123	50	116	50	339	12.0	33.5	33.0		78.
123	50	123	51	347	12.0	34.0	34.5		80.
123	51	115	48	337	11.0	33.5	33.5		78.
123	51	119	53	346		34.0			80.
123	51	125	54	353		34.5			81.
123		127	48	349			35.0		80.
123		130	48	352			35.0		
123		124	54	353			34.5		81.
124		118	50	340		33.5			79.
124		116	51	340		33.5			78.
124		117	50	340		34.0			77.
124		119	49	341		34.0			78.
			54			34.0			80.
124		123		350		33.5			
124		115	50	339					78.
124		123	50	347		34.5			79.
124		103	49	327		32.5			76.
124	51	106	49	330	12.0	32.5	32.5		77.

1.			2	E - DUAL - DUAL	3.				
D	A		TOTAL OF	SPACINGS					
			PACING	S	AXLE UNIT WEIGHTS IN THOUSANDS OF POUNDS				
A	8	С	D	TOTAL OF SPACINGS	1 2 3	GROS WEIGH			
124	51	115	49	339	12.0 33.5 33.0	78.			
124	51	122	53	350	12.0 34.5 34.0	80.			
124		123	50	348	12.0 34.0 34.5	80.			
125		112	49	336	10.0 33.5 33.0	76•			
125	50	113	51	339	10.0 33.5 33.5	77.			
125		102	51	329	12.0 32.0 32.5	76.			
125		118	49	343	12.0 34.0 33.0	79.			
125	52	98	49	324	16.0 31.5 30.5	78.			
125		138	73	388	16.0 34.5 39.0	89.			
126		122	49	345	12.0 33.5 34.5	80•			
126	48		54	354	12.0 34.0 35.5	81.			
126	48	138	48	360	12.0 35.0 35.0 12.0 35.0 35.5	82.			
126	48	138	51	363	12.0 35.0 36.0	82• 83•			
126	48	138	54 57	366 369	12.0 35.0 36.5	83.			
126	48	138	72	390	12.0 35.0 40.0	87•			
126	49	118	51	344	10.0 33.5 35.0	78•			
126	49	124	52	351	10.0 34.5 35.0	79.			
126	50	100		387	10.0 33.5 39.0	82.			
126	51	115	51	343	10.0 34.0 33.5	77.			
126	51	128	49	354	12.0 35.0 34.0	81.			
126	51	132	48	357	10.0 35.5 35.0	80•			
126	51	132	51	360	10.0 35.5 35.5	81.			
126	51	132	54	363-	10.0 35.5 36.0	81.			
126	51	132	57	366	10.0 35.5 36.5	82.			
126	51	132	60	369	10.0 35.5 37.5	83.			
126	51	144	66	387	12.0 35.5 38.5	86.			
126	51	144	69	390	12.0 35.5 39.0	86.			
126	51	144	72	393	12.0 35.5 40.0	87.			
126	52	124	54	356	16.0 33.5 34.5	84.			
126	52	138	50	366	16.0 35.0 35.0	86.			
126	54	132	51	363	10.0 36.0 35.5	81.			
126	54	132	54	366	10.0 36.0 36.0	82•			
126	54	132	57	369	10.0 36.0 36.5	82.			
126	54	144	48	372	12.0 36.0 35.0	83.			
126	54	144	51	375	12.0 36.0 35.5	83.			
126	54	144	54	378	12.0 36.0 36.0	84.			
126	54	144	57	381	12.0 36.0 36.5	84 •			
126	54	144	60	384	12.0 36.0 37.5	85•			
126	54	144	63	387	12.0 36.0 38.0	86.			
126	54	144	66	390	12.0 36.0 38.5	86.			
126	54	144	69	393	12.0 36.0 39.0	87•			
126	54	144	72	396	12.0 36.0 40.0	88•			
126	57		48	363	10.0 36.5 35.0	81.			
126	57		51	366	10.0 36.5 35.5	82.			
126	57	132	54	369	10.0 36.5 36.0	82•			

1.			2.	E - DUAL - DUAL	3.
-	A		B.	c. —	0.
					\bigcirc
\cup			\bigcup	\cup	Ψ
-			TOTAL OF	SPACINGS	
	AXI	LE SF	PACING	S	AXLE UNIT WEIGHTS
		IN I	NCHES		IN THOUSANDS OF POUNDS
A	В	С	D	TOTAL OF	1 2 3 GRO
				SPACINGS	WEIG
126	57	132	57	372	10.0 36.5 36.5 83
126	57	144	60	387	12.0 36.5 37.5 86
126	57	144	63	390	12.0 36.5 38.0 86
126	57	144	66	393	12.0 36.5 38.5 87
126	57	144	69	396	12.0 36.5 39.0 87
126	57	144	72	399	12.0 36.5 40.0 88
126	60	138	60	384	10.0 37.5 37.5 85
126	60	138	63	387	10.0 37.5 38.0 85
126	60	138	66	390	10.0 37.5 38.5 86
126	60	138	69	393	10.0 37.5 39.0
126	60	144	48	378	12.0 37.5 35.0 84
126	60	144	51	381	12.0 37.5 35.5 85
	60	144	54		
126	60	144	57	384	12.0 37.5 36.0 85 12.0 37.5 36.5 86
126		138		387	10.0 38.0 36.0 84
126	63		54	381	
126	63	138	57	384	10.0 38.0 36.5 84
126	63	144	48	381	12.0 38.0 35.0 85
126	63	144	51	384	12.0 38.0 35.5 85
126	63	150	72	411	12.0 38.0 40.0 90
126	66	138	48	378	10.0 38.5 35.0 83
126	66	138	51	381	10.0 38.5 35.5 84
126		138	54	384	10.0 38.5 36.0 84
126		138	57	387	10.0 38.5 36.5 85
126		150	72	414	12.0 38.5 40.0 90
126	69	138	48	381	10.0 39.0 35.0 84
126		138	51	384	10.0 39.0 35.5 84
126	69	138	54	387	10.0 39.0 36.0 85
126	69	138	57	390	10.0 39.0 36.5 85
126		150	72	417	12.0 39.0 40.0 91
126	72	144	60	402	10.0 40.0 37.5 87
126	72	144	63	405	10.0 40.0 38.0 88
126	72	144	66	408	10.0 40.0 38.5 88
126	72	150	51	399	12.0 40.0 35.5 87
126		150	54	402	12.0 40.0 36.0 88
126		150	57	405	12.0 40.0 36.5 88
127	47	109	49	332	10.0 31.0 34.0 75
127	47	115	50	339	10.0 32.0 34.5 76
127	47	115	51	340	10.0 31.5 35.0 76
127	48	130	46	351	16.0 34.5 32.0 82
127	48	130	54	359	16.0 33.5 35.0 84
127	49	102	111	389	10.0 34.0 38.5 82
127	50	123	50	350	12.0 34.0 35.0 81
127	51	111	49	338	12.0 33.5 32.5 78
127	51		56	351	10.0 34.0 35.0 79
127	51		48	346	16.0 33.0 33.5 82
127	52	94	63	336	12.0 31.5 33.5 77

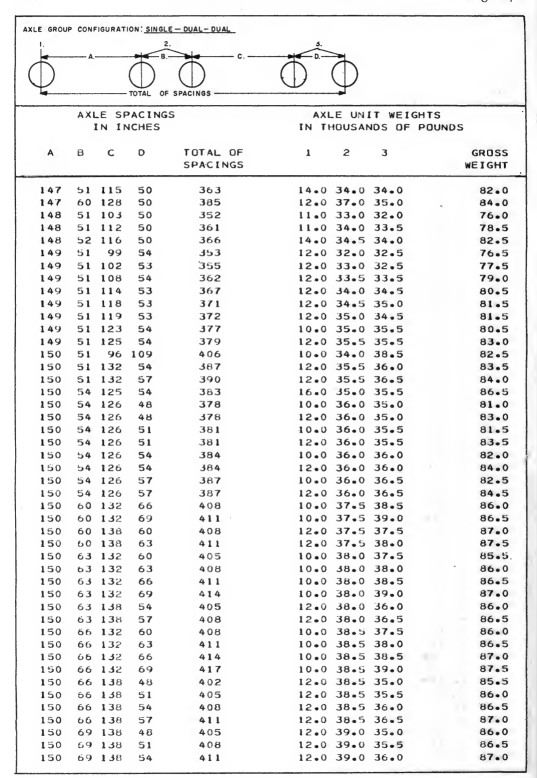
O. Reg. 2	20/71			THE ONTA	RIO GAZETTE	315
AXLE GROUP	CONF	IGURAT	ION: SINGL	E - DUAL - DUAL		
ŀ				2.	3.	
	—— A		7	c. —		
			()		() ()	
4			TOTAL OF	SPACINGS -		
			PACING	iS	AXLE UNIT WEIGHTS IN THOUSANDS OF POUND	s
A	8	C	D	TOTAL OF	1 2 3	GROSS
				SPACINGS		WEIGHT
127	52	107	51	337	12.0 33.0 33.0	78.0
127	52	116	63	358	12.0 33.5 36.0	81.5
127	52	127	72	378	12.0 34.5 39.0	85.5
127	52	129	51	359	12.0 35.0 35.0	82.0
128	50	84	50	312	18.0 29.5 29.5	77.0
128	50	88	50	316	16.0 30.0 30.5	76.5
128	52	95	48	323	12.0 32.0 31.0	75.0
128	52	107	48	335	12.0 33.0 32.5	77.5
128	52	125	52	357	16.0 34.0 34.0	84.0
128		118	46	345	12.0 35.0 31.5	78.5
129		125	54	357	10.0 34.5 36.0	80.5
129	50		111	386	10.0 33.5 38.0	81.5
129		123	48	350	18.0 33.0 33.0	84.0
130	46		50	337	12.0 31.5 34.0	77.5
130	51	97	51	329	14.0 31.5 32.0	77.5
130	51	112	51	344	12.0 33.5 33.5	79.0
130	51	121	51	353	14.0 34.0 34.0	82.0
130		129	72	382	12.0 34.5 39.5 12.0 30.5 33.0	86.0 75.5
131		104	49	329 <i>3</i> 37	10.0 32.5 33.0	75.5
132		108	52 50	340	11.0 33.0 33.0	77.0
132		121	48	351	11.0 34.0 35.0	80.0
132	50		51	356	12.0 34.0 35.5	81.5
132	51		50	347	15.0 33.0 33.5	81.5
132	51	115	50	348	15.0 33.5 32.5	81.0
132	51		54	362	10.0 35.0 36.0	81.0
132	51	132	63	378	10.0 35.5 38.0	83.5
132	51	132	66	381	10.0 35.5 38.5	84.0
132		132	69	384	10.0 35.5 39.0	84.5
132	51	138	48	369	12.0 35.5 35.0	82.5
132	51	138	51	372	12.0 35.5 35.5	83.0
132	51	138	54	375	12.0 35.5 36.0	83.5
132	51	138	57	378	12.0 35.5 36.5	84.0
132	51	138	60	381	12.0 35.5 37.5	85.0
132		132		378	10.0 36.0 37.5	83.5
132		132		381	10.0 36.0 38.0	84.0
132		132	66	384	10.0 36.0 38.5	84.5
132		132		387	10.0 36.0 39.0	85.0
132		138		375	12.0 36.0 35.5	83.5 84.0
132		138		378	12.0 36.0 36.0	84.5
132		138		381	12.0 36.0 36.5 10.0 36.5 37.5	84.0
132		132		381	10.0 36.5 38.0	84.5
132		132		384 387	10.0 36.5 38.5	85.0
132		132		390	10.0 36.5 39.0	85.5
132		138		375	12.0 36.5 35.0	83.5
132	51	130	40			

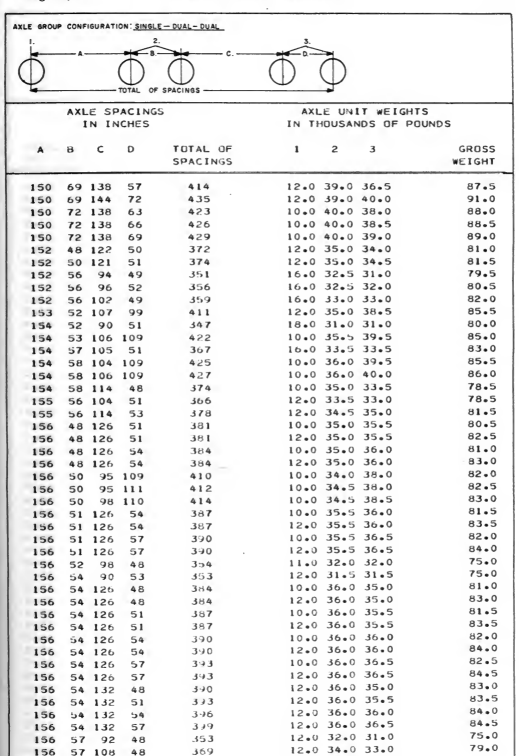


E GROUI	P CONF	IGURAT	ION: SINGL	E - DUAL - DUAL				
-	A.		- B.	c. —	3.	→		
7								
			W	\cup		Ψ		
-			TOTAL OF	SPACINGS -				
			PACING	S			IT WEIGH	
		TIM TI	NCHES		10 11	HUUSAI	NDS OF P	UUNDS
A	В	C	D	TOTAL OF	1	2	3	GROS
				SPACINGS				WEIGH
134	51	101	50	336	11.0	32.5	32.5	76.
134	51	115	49	349	11.0	34.0	34.0	79.
135	51	100	51	337	12.0	32.5	32.0	76.
135	52	124	54	365	12.0	35.0	35.0	82.
135	60	125	50	370	12.0	36.5	34.0	82.
136	51	101	51	339	10.0	32.5	32.5	75.
136	51	102	109	398	10.0	34.5	38.5	83.
136	51	103	109	399	10.0	34.5	39.0	83.
136	51	104	109	400	10.0	34.5	39.5	84.
136	51	108	52	347	10.0	33.5	33.5	77.
137	51	82	48	318	18.0	30.0	29.5	77.
137	51	121	48	357	18.0	33.5	33.0	84.
137	54	123	50	364	12.0	35.0	35.0	82.
138	48	126	48	360	10.0	35.0	35.0	80.
138		126	51	363	10.0	35.0	35.5	80.
138	48	126	54	366	10.0	35.0	36.0	81.
138	50	98	51	337	12.0	31.5	32.0	75.
138	50	120	48	356	16.0	33.5	33.5	83.
138	50	123	48	359	10.5	35.0	34.5	80.
138	51	126	48	363	10.0	35.5	35.0	80.
138	51	126	51	366	10.0	35.5	35.5	81.
138	51	138	63	390	12.0	35.5	38.0	85.
138	51	138	66	393	12.0	35.5	38.5	86.
138	51	138	69	396	12.0	35.5	39.0	86.
138	52	95	49	334	13.0	31.5	32.0	76.
138	52	116	63	369	12.0	34.0	36.0	82.
138	53	102	50	343	11.0	33.0	32.5	76.
138	54	138	60	390	12.0	36.0	37.5	85.
138	54	138	63	393	12.0	36.0	38.0	86.
138	54	138	66	396	12.0	36.0	38.5	86.
138	54	138	69	399	12.0	36.0	39.0	87.
138		138	60	393	12.0	36.5	37.5	86.
138		138	63	396	12.0	36.5	38.0	86.
138		138	66	399	12.0	36.5	38.5	87.
138		138	69	402		36.5		87.
138		132	48	378		37.5		82.
138		132	51	381	10.0	37.5	35.5	83.
138		132	54	384	10.0	37.5	36.0	83.
138		132	57	387		37.5		84.
138		144	72	414	12.0	37.5	40.0	89.
138		132	48	381		38.0		83.
138		132	51	384		38.0		83.
138		138	72	411		38.0		88.
138		144	60	405		38.0		87.
138		144	63	408		38.0		88.
		144	66	411	12.0			88.

1.			2.	E - DUAL - DUAL	3.					
\sum	A,-		TOTAL OF	SPACINGS C.						
	AXI	LE SI	PACING		AXLE UNIT WEIGHTS	_				
		IN II	NCHES		IN THOUSANDS OF POUNDS					
A	В	С	D	TOTAL OF SPACINGS	1 2 3 GRI WEI					
138	63	144	69	414	12.0 38.0 39.0 8	9.				
138	66	138	72	414	10.0 38.5 40.0 8	8.				
138	66	144	60	408	12.0 38.5 37.5	8.				
138	66	144	63	411	12.0 38.5 38.0	8.				
138	66	144	66	414	12.0 38.5 38.5	9.				
138	66	144	69	417		9.				
138	69	138	69	414		8.				
138	69	144	60	411		8.				
138	69	144	63	414		9.				
138	69	144	66	117	12.0 39.0 38.5	9.				
138		138	48	396	10.0 40.0 35.0 8	5•				
138	72	138	51	399	10.0 40.0 35.5	5•				
138	72	138	54	402	10.0 40.0 36.0	6•				
138	72	138	57	405	10.0 40.0 36.5	6.				
138		144	72	426	10.0 40.0 40.0 9	0.				
138	72	150	69	429	12.0 40.0 39.0 9	1 .				
139	44	101	50	334	12.0 30.0 33.0 7	5•				
139	48	113	50	350	10.0 34.0 33.0 7	7.				
139	49	117	50	355	11.0 34.0 34.0	9.				
139	54	114	51	358	14.0 34.0 34.0 8	2.				
140	48	97	48	333	12.0 31.5 31.5	5.				
140	50	126	48	364	14.0 34.5 35.0	3.				
140	51	114	51	356	14.0 33.5 34.0 8	1 .				
140	54	102	49	345	12.0 33.0 32.5	7•				
141	48	118	50	357	10.0 34.5 33.5	8.				
141	50	89	109	389	10.0 33.0 37.5	0.				
141	50	90	109	390		1 .				
141	50	93	110	394		2.				
141	54	108	48	351		7.				
141	54	122	48	365		0.				
141	54	125	49	369		0.				
142		126	51	368		2 •				
142	50	119	53	364		9•				
142	54		53	339		9•				
143		96	51	341		5.				
144		122	50	364		9•				
144		126	54	372		2 •				
144		132	48	372		2 •				
144		132	51	375		2.				
144		102	53	349	12.0 33.0 32.5					
144		126	54	375		1 .				
144		126	57	378	10.0 35.5 36.5					
144		129	49	373		4 .				
144	51	132	48	375		2 •				
144		132	51	378	12.0 35.5 35.5 8.	3.				
144	52	112	54	362	10.0 34.0 34.0 7	8.				

O. Reg.	20/7	1		THE ONTA	319						
AXLE GROUP CONFIGURATION: SINGLE - DUAL - DUAL											
				2.	3.						
Q.	A		TOTAL OF	F SPACINGS							
					ANTE HULL DESCRICE						
		LE SP IN IN	PACING ICHES	S	AXLE UNIT WEIGHTS IN THOUSANDS OF POUNDS						
A	В	С	D	TOTAL OF SPACINGS	1 2 3	GROSS WEIGHT					
144	5.7	106	48	355	10.0 34.0 32.5	76.5					
144			48	367	10.0 35.5 34.0	79.5					
144	57	138	72	411	10.0 36.5 40.0	86.5					
144	57	144	72	417	10.0 36.5 40.0	86.5					
144	60	132	60	396	10.0 37.5 37.5	85.0					
144		132	63	399	10.0 37.5 38.0	85.5					
144		138	48	390	12.0 37.5 35.0 12.0 37.5 35.5	84.5 85.0					
144		138	51 54	393 396	12.0 37.5 36.0	85.5					
144		138	57	399	12.0 37.5 36.5	86.0					
144		132	54	393	10.0 38.0 36.0	84.0					
144		132	57	396	10.0 38.0 36.5	84.5					
144		138	48	393	12.0 38.0 35.0	85.0					
144		138	51	396	12.0 38.0 35.5	85.5					
144		144	72	423	12.0 38.0 40.0	90.0					
144	66	132	48	390	10.0 38.5 35.0	83.5					
144	66	132	51	393	10.0 38.5 35.5	84.0					
144	66	132	54	396	10.0 38.5 36.0	84.5					
144	66	132	57	399	10.0 38.5 36.5	85.0					
144	66	144	72	426	12.0 38.5 40.0	90.5					
144		118	48	379	10.0 37.5 33.0	80.5 84.0					
144		132	48	393	10.0 39.0 35.0 10.0 39.0 35.5	84.5					
144		132	51	396	10.0 39.0 35.3	85.0					
144		132	54 57	399 402	10.0 39.0 36.5	85.5					
144		132	72	423	10.0 39.0 40.0	89.0					
144	-	144	69	426	12.0 39.0 39.0	90.0					
14		144	48	408	12.0 40.0 35.0	87.0					
14	4 72	144	51	411	12.0 40.0 35.5	87.5					
14	4 72	144	54	414 .	12.0 40.0 36.0	88.0					
14	4 72	144	57	417	12.0 40.0 36.5	88•5					
1.4		144	60	420	10.0 40.0 37.5	87.5 87.5					
14		150		426	10.0 40.0 37.5	92.0					
14		150		438	12.0 40.0 40.0 12.0 31.5 34.5	78.0					
14		114	49	355 357	11.0 34.0 33.5	78.5					
14		3 115 3 119		364	14.0 34.0 34.5	82.5					
14				341	16.0 32.0 31.5	79.5					
14		108		349	10.0 31.5 33.5	75.0					
14		112		352	10.0 31.0 34.5	75.5					
14		3 100		344	11.0 32.0 32.0	75.0					
14		120	51	365	12.0 34.5 34.5	81.0					
14	6 50	105	51	352	12.0 33.0 33.0	78.0					
14		2 108		356	11.0 33.5 33.0	77•5 79•5					
14		118		368	10.0 35.0 34.5	79•5 76•5					
14	7 49	9 109	51	356	10.0 33.5 33.0	10.5					





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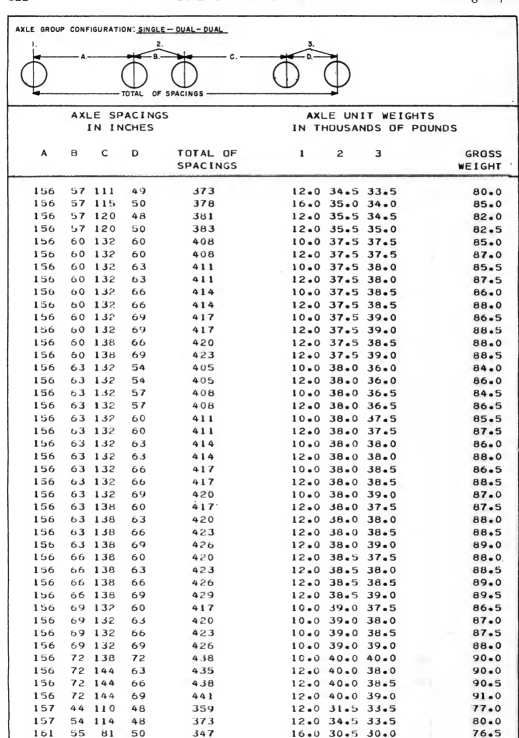
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48 132

48 132

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12.0 35.0 35.5

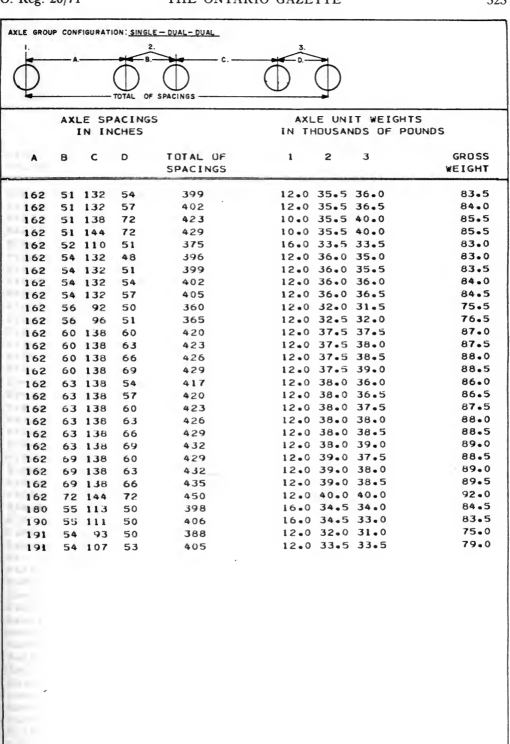
12.0 35.0 36.0

82.5

83.0

393

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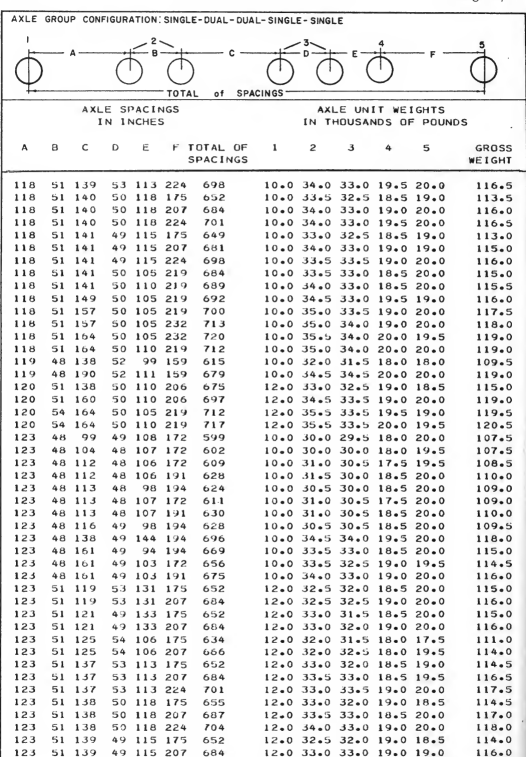


											20/11
AXLE	GROUP C	ONFIGUR	ATION	SINGL	E-DUAL-DU	AL-SINGLI	E - SINGL	.E	С	hart 25	Table 25
1			12.				3		4		5
1 4	A		B	-	с		0	E	+	— F —	
		(1)		١	(1)) (1)		
IΨ								/ \			Ψ
1				TOTA	L of SP	ACINGS					
	A	XLE S					AXI	E UN	IT WE	IGHTS	
		IN I	NCHE:	5			IN T	HOUSA	NDS O	F POUND	S
			r	<i>c</i> ,			^			_	
A	ВС	. 0	E		OTAL OF SPACINGS	1	2	3	4	5	GROSS
					PACINGS						WEIGHT
98	48 13	6 52	112	204	650	10.0	33.0	32.5	18.5	20.0	114.0
98	48 23	7 54	67	204	708	10.0	35.0	30.0	17.0	20.0	112.0
98	48 24	0 52	67	204	709	10.0	35.0	29.5	17.0	20.0	111.5
98	48 24			204	714			29.0			113.0
99	55 13		118		584			31.5			108.5
99	55 13			116	591			32.0			110.5
99	55 14		102		560			30.0			107.0
99	55 14 55 14			116	569 571			30.5		18.0	108.0
99	55 15			127	576					17.5	108.5 108.0
99	55 15			116	583			31.5			110.5
99	55 16			127	616					19.0	114.0
99	55 16			116	623			33.0			115.5
99	55 18	7 48	112	127	628			33.0			116.0
99	55 18	7 48	130	116	635	10.0	35.5	33.5	19.5	19.0	117.5
99	55 19	1 51	85	127	608	10.0	36.0	32.0	18.0	18.0	114.0
99	55 19			116	615	10.0	34.0	33.0	19.0	19.0	115.0
99	55 21			127	660			34.5			120.5
102	52 10				584			30.0			107.0
102	52 11 52 11			194	602			30.0			107.5
102	52 11			172 194	589 606			30.0			108.0 108.0
102	52 11			172	593			30.0			108.5
102	52 11			191	612			30.5			108.5
102	52 12			194	618			30.5			108.5
102	52 12	5 48	106	172	605	10.0	32.0	30.5	18.0	18.0	108.5
102	52 12	5 48	106	191	624	10.0	32.5	31.0	18.0	20.0	111.5
102	52 12	8 49	99	194	624	10.0	32.5	31.0	18.0	18.5	110.0
102	52 12			172	611			31.0			110.0
102	52 12			191	630			31.5			111.0
102	52 12			191	630			31.5			111.5
102	52 13 52 13		107	194	627			31.5			110.5
102					614 633			31.5 31.5			109.5 111.5
102	52 13 52 13		107	194	678			33.5			118.0
102	52 13			172	665			34.0			117.5
102	52 13			191	684			34.0			118.5
102	52 14			194	636			31.5			112.0
102	52 14	2 48	107	172	623	10.0	32.5	32.0	18.0	19.0	111.5
102	52 14			191	642			32.0			112.5
102	52 16			194	651			32.5			114.5
102	52 16			172	638			32.5			113.5
102	52 16			191	657			33.0			114.5.
102	52 19 52 19		94	194 172	681			33.0 34.0			117.0
102	52 19			191	668 68 7			34.0			118.0 119.5
1	JE 13	J 77	103	. 71	0.07	1000	3303	J-40	2000	_040	11747

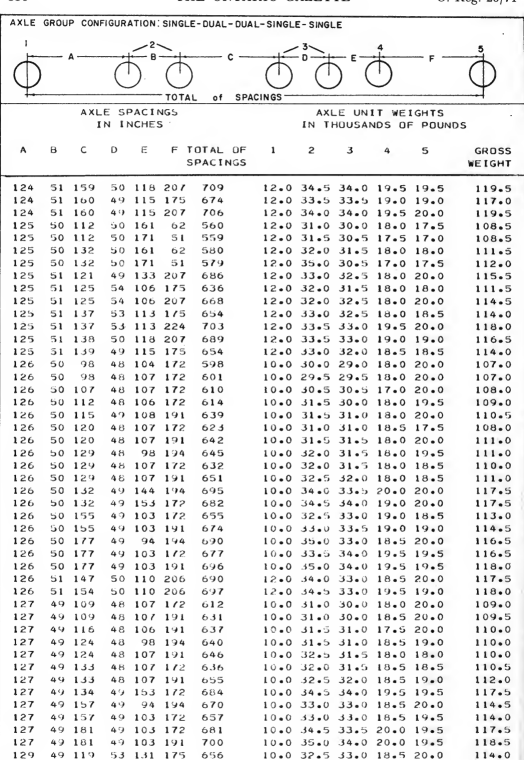
AVIE GROUP CONFIGURATION SINCE SUM SINCE SUM													
AXLE GROUP CONFIGURATION: SINGLE-DUAL-DUAL-SINGLE-SINGLE													
-		A		-2· B	>	с		3	— F —	4	r	5	
1				7	1)		1)		r		
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		4 144			T01	AL of SPA	CINGS						
				PAC I					E UN		IGHTS F POUN	DS	
A	В	С	D	E	F	TOTAL OF	1	2	3	4	5	GROSS	
	101					SPACINGS						WEIGHT	
106	48	105	49	107	172	2 587	10.0	30.5	29.5	17.5	20.0	107.5	
106		109	48		194						20.0	107.0	
106	48	109	48	107	172	2 590					20.0	108.0	
106	48	116	48	106	172	2 596	10.0	31.0	30.5	17.0	20.0	108.5	
		118		107							20.0	109.0	
106		119		108							20.0	109.5	
106		119	49	108							20.0	110.5	
106		120	49		194						20.0	109.5	
106		124	48	107	194						20.0	110.5	
106				107					31.0		20.0	108.0 111.0	
106		133	48		194						18.0	109.5	
106		133		107							19.0	110.0	
		133		107							19.0	111.0	
106		143		144							20.0	118.5	
106		143		153							19.5	118.0	
106	48	143	49	153	191	690	10.0	34.5	34.5	20.0	20.0	119.0	
106	48	166	49	94	194	657	10.0	34.0	32.5	19.0	20.0	115.5	
106	48	166	49	103	172	2 644					19.5	114.5	
106		166		103							19.0	115.5	
106				103							20.0	117.0	
106		181		103							19.5	118.0	
108		149		105		10000					19.0	- 116.0	
108		149		105							20.0 19.5	117.0 117.0	
108		149 149		110							19.0	116.0	
108		149		105							20.0	117.5	
108		149		110							20.0	117.5	
109		119		131							20.0	113.5	
		121		133							20.0	113.5	
109		125		106					32.0			110.0	
109	50	125	54	106	207	7 651	10.0	31.5	32.5	18.0	20.0	112.0	
109	50	137	53	113	175	5 637	10.0	32.5	32.5	18.5	19.0	112.5	
109	50	137	53	113	207	7 669			33.5			115.0	
109		139		115					32.0			112.5	
109		139		115					32.5			115.5	
112		142		105					32.5			116.5	
112		142		105					32.5 33.0			116.5 116.0	
112		142		110					34.0			118.5	
112		165 165		105 105					33.5			120.0	
112		165		110					34.0			119.5	
113		107	49						30.5			108.0	
113		108	49		194				30.0			107.5	
113		108		107			10.0	30.5	30.0	18.0	20.0	108.5	
113		112	48	98	194	614	10.0	31.0	30.0	17.0	20.0	108.0	

320			111	E ONTAI	KIO G	ALEI	115		0.	Reg. 20/11
AXLE	GROUP CON	FIGURATION	SINGLE	- DUAL - DUA	L-SINGL	E - SINGL	.E			
	Λ					3		4		5
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()		(')	(')		(')	(') ((')		
1 4			TOTAL	of SPA	CINGS -					
		5 60161		. 01 3FA	011103		=			
		E SPACI					E UNI		IGHIS F POUNI	ne
		IN THEFIE	.3			714 11	TUUSAI	403 UI	PUUNI	
A	в с	D E	FT	OTAL OF	1	2	3	4	5	GROSS
				PACINGS		_				WEIGHT
-						-:				
113	49 112	48 107		601			30.0			108.5
113	49 121	48 107		610			30.5			110.0
113	49 146	49 153		682			34.5			119.0
113	49 169 50 120	49 94 50 112	194	668 594			32.5 30.0			116.0
114	50 120	50 112		638			31.5			108.0 112.5
114	50 120	50 172		556			30.0			109.0
114	50 128	50 132		622			32.0			112.0
114	50 128	50 132		666			33.0			115.5
114	50 128	50 192	50	584			31.5			112.0
114	50 164	50 108	148	634	11.0	33.5	32.5	18.5	19.0	114.5
114	50 164	50 108	192	678	11.0	34.0	33.5	19.0	20.0	117.5
114	50 164	50 168	50	596			34.0			114.0
114	50 204	50 108		674			34.5			120.0
114	50 204	50 168		636			35.0			115.5
114	50 2 28	50 108		698					20.0	120.5
115	53 125	50 105		667			31.5			115.5
115	53 125 53 159	50 110		672 714			31.5			116.0 119.5
115	53 159	50 110		706			33.5			119.0
115	53 169	50 105		711					19.0	121.0
115	53 169	50 110		716			33.5			122.0
116	48 136	52 112		668			33.0			114.5
116	51 141	50 105	219	682	12.0	33.5	32.5	19.0	18.5	115.5
116	51 141	50 110	219	687	12.0	33.5	32.5	19.5	19.0	116.5
116	51 163	50 105	219	70'4			33.5			119.5
116	51 163	50 105		717			34.0			120.0
116	51 163	50 110		709			34.0			120.0
117	51 152	50 105		694					19.5	116.5
117	51 152 52 102	50 110 48 104	172	699 595			29.5		20.0	117.5 107.5
117	52 102	49 108		602			30.0			108.5
117		49 108							20.0	
117	52 109		172	605			30.5			108.5
117	52 109		191	624			30.5			109.0
117	52 116		194	624			30.5			109.5
117	52 116	48 106	172	611	10.0	31.0	30.5	18.0	20.0	109.5
117	52 116		191	630			30.5			110.5
117	52 118		172	614			30.5			110.0
117	52 118		191	633.			31.0			111.0
117	52 118		235	651			30.0			111.5
117	52 118		235	666			30.5 30.5			113.0
117	52 119 52 120		3 172 3 194	630			31.0			109.0
117	52 120		172	617					17.5	108.0
117	52 124		194	633			31.0			109.5
1										

O. Reg. 20//1 THE ONTARIO GAZETTE 32/													
AXLE GROUP CONFIGURATION: SINGLE-DUAL-SINGLE-SINGLE													
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4	,			ノ		/	\bigcup		ノ '			\mathcal{A}	
++					TOT	AL of SPA	CINGS -						
				PACIN						T WE			
		I	N IN	CHES	5			IN Th	HOUSAN	IDS OF	POUN	DS	
A	В	С	Ð	Ε	F 1	OTAL OF	1	2	3	4	5	GROSS	
					5	PACINGS						WEIGHT	
117	52	124	48	107	172	620	10.0	32.0	31.0	18.0	17.5	108.5	
117		124		107		639				18.0		110.0	
117	52	133	48	98	194	642	10.0	33.0	31.5	18.0	18.0	110.5	
117	52	133	48	107	172	629				18.0		110.5	
117	52	133	48	107	191	648				18.0		111.5	
117	52	138	50		235	683				18.5		116.5	
117		143		153		686				19.5		119.0	
117		158	49	153		701				20.0		120.0	
117		159	50		235	692				18.0 18.5		118.5 120.0	
117		159	50		235	707 672				18.5		116.0	
117		166 166	49	103	194	659				19.5		115.0	
117		166	49	103		678				19.5		116.0	
117		181		103		674				19.5		117.0	
117		181		103		693				19.5		118.5	
118		136		112		670	10.0	33.0	33.0	19.0	20.0	115.0	
118		131	49	104	204	655	12.0	32.0	32.0	18.0	19.5	113.5	
118	49	160	49	118	204	698				19.0		119.0	
118	50	120	50	112	148	598	15.0	30.5	30.0	17.5	17.0	110.0	
118	50	120	50	112	192	642				18.0		113.5	
118		120		172	50	560				17.0		111.5	
118		128		132		626				18.0		114.0	
118		128		132		670					19.5	117.5 115.0	
118		128		192	50	588				17.0	19.0	117.0	
118		164 164		108 108		638 682				19.0		120.0	
118		164		168	50	600				17.0		117.0	
118		186		144		696					20.0	124.5	
118		204		108		678					19.5	123.0	
118		204		168	50	640					17.5	119.5	
118	50	228	50	108	148	702				19.5		124.5	
118	51	97	53	131	175	625	10.0	31.0	31.0	17.5	20.0	109.5	
118	51	103	54	106	175	607				17.0		108.5	
118	51	115	53	113	175	625				18.0		111.0	
118		115		113		657				18.0		111.5	
118		116		118		660				18.5		112.0	
118		117		115		625				18-0		111.0 111.5	
118	51 51	117		115		657 649				18.0 19.5		113.5	
118	51 51			131 131		649 681				19.5		115.0	
118	51	121 123		133		649				19.0		113.5	
118	51	123		133		681				19.0		114.5	
118	51	127		106		631				18.0		110.0	
118	51	127		106		663				18.0		113.0	
118	51	139		113		649				19.0		113.0	
118	51	139	53	113	207	681	10.0	33.5	33.5	19.0	18.5	114.5	



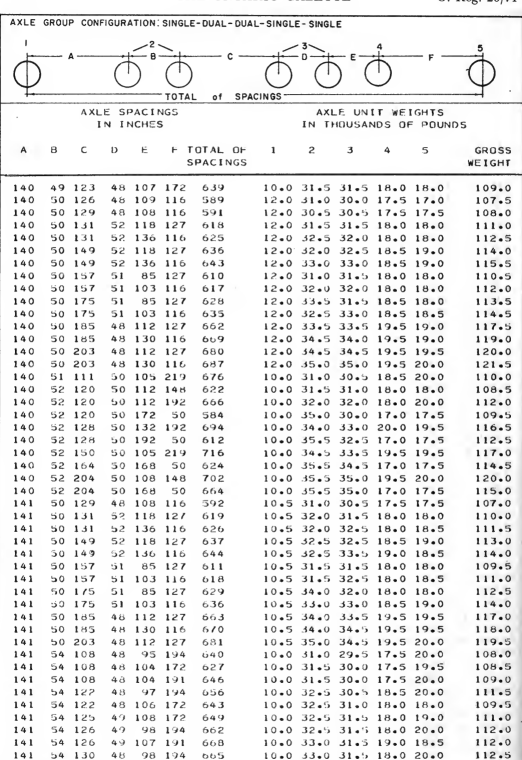
O. Reg. 20//1 THE UNTARIO GAZETTE 329													
AXLE GROUP CONFIGURATION: SINGLE-DUAL-SINGLE-SINGLE													
1				12.				3		4		5	
#		A	-	€ B	+	c -	*	0	E -	+	F	_	
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Ψ				<u></u>		/ -4 SD	ACINCE			$\overline{}$			
					TOT	AL of SP	ACINGS						
				PAC I					E UNI		F POUN	DS	
A	8	С	D	E	F	TOTAL OF	1	2.	3	4	5	GROSS	
						SPACINGS						WEIGHT	
123	51	139	49	115	224	701	12.0	34.0	32.5	19.5	20.0	118.0	
124		117	53	131	175	649	12.0	32.0	32.0	18.5	20.0	114.5	
124		117		131							20.0	115.0	
124		119		133							20.0	114.5	
124		119		133							20.0	115.5	
124		123		106							17.5	110.5	
124		123 123	54 54	106 106							19.0 20.0	113.5 114.5	
124		135		113							19.0	114.0	
124		135		113							19.5	116.0	
124		135		113							20.0	117.0	
124		136		118							18.5	114.0	
124	49	136	50	118	207	684	12.0	33.0	33.0	19.0	18.5	115.5	
124	49	136	50	118	224	701					20.0	117.5	
124		137		115							18.5	113.5	
124		137		115							19.0	115.5	
124		137		115							20.0	116.5	
124		126 126		112							18.5 20.0	109.0 113.0	
124		134		132							19.5	113.0	
124		134		132							19.0	116.0	
124		134		192	50						17.5	112.5	
124		170		108	148		10.0	33.5	33.0	19.5	19.0	115.0	
124	50	170	50	108	192	694	10.0	35.0	34.0	19.0	20.0	118.0	
124		170		168							17.5	114.5	
124		210		108							20.0	119.5	
124		104		131							20.0	113.5	
124		106		133							20.0 18.5	113.0 109.5	
124		110	54 54	106							20.0	112.0	
124		122		113							18.5	112.0	
124		122		113							19.5	114.5	
124		123									19.0		
124	51	123	50	118	207	673	12.0	33.0	31.5	19.0	20.0	115.5	
124	51	124	40	115	175	638			31.5			111.5	
124	51	124		115					32.0			114.5	
124	51	140		131					33.0			116.5	
124	51	140		131					34.0			119.0 117.0	
124	51 51	142	49						33.0 33.5			117.0	
124		146	54	106					32.5			115.0	
124		146	54		207				33.5			117.0	
124	51	146		106					33.5			118.0	
124		158		113					33.5			117.5	
124		158		113			12.0	34.5	34.0	19.5	1	119.0	
124	51	159	50	118	179	677	12.0	34.0	33.5	19.0	19.0	117.5	



O. Reg. 20/11 THE ONTARIO GAZETTE													
AXLE GROUP CONFIGURATION: SINGLE-DUAL-SINGLE-SINGLE													
				_2									
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				1	\wedge)			\ \ (•		
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+-					TOTA	L of SF	PACINGS -						
		AXL	E SF	PACI	NGS			AXI	E UNI	IT WE	IGHTS		
		1	N I	NCHES	5			IN T	HOUSAN	NDS 01	F POUN	DS	
A	В	С	D	E	E 1	OTAL OF	1	2	3	4	5	CDOSS	
1	Ь		D	_		PACINGS		2	3	•	3	GROSS WEIGHT	
-							 						
129		121		133		656					19.0		
129		125			175						18.0	110.0	
129		125			207						20.0	113.0	
129		137 137			175	656 688					19.5	113.5 115.5	
129		137			224				33.5			116.0	
129		138			175						18.5	113.0	
129		139			224	705					20.0	116.0	
129	50	128			172	681					20.0	117.0	
129	50	131	49	99	194	652	10.0	32.0	32.0	18.0	19.5	111.5	
129		132	49		194	652					18.5	111.0	
129		132		107		639					18.5	110.5	
129		132		107		658			32.0			112.5	
129		136	48		194	655					19.5	112.0	
129		136 136		107		642					19.0	111.5	
129		145	48	107	194	661 664					19.5	113.0 113.5	
129		145		107		651					19.0	112.5	
129		145			191	670					20.0	114.5	
129	50	151		103		654			32.5			113.5	
130	50	134	50	132	148	644	10.0	32.5	32.5	19.0	19.0	113.0	
130		144		105		699			33.0			115.5	
130		144			219	704			33.0			117.0	
130		164		105		719					19.5	118.5	
130		118		112		510					17.5	109.0	
130		118 126		172 132		572 638			31.5		17.5	110.0 113.5	
130		126		132		682			32.5			117.0	
130		126		192	50	600			31.5			113.5	
130		162			148	650			32.5			115.5	
130	52	162	50	108	192	694			33.5			118.0	
130		162		168	50	612			33.5			115.5	
130		202			148						19.5		
130		202		168		652			35.0			117.0	
130		226			148				35.0 34.0		20.0	122.0	
131		158 158			219 219				34.0			118.0	
132		103			172				29.5			108.0	
132		107			1/2				30.5			108.5	
132		148			219	102			33.0			117.5	
132	48	148			232	715	12.0	33.5	33.5	19.5	19.5	118.0	
132		118			172						20.0	110.0	
- 132		121			150				31.0			110.0	
132		126			192						20.0	113.5	
132		134				646					19.0		
132	30	170	50	108	148	658	10.0	.55.5	33.3	13.0	19.0	115.0	

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AXLE	GROUP	CON	FIGURA	TION:	SINGLE	-DUAL - DUA	L-SINGLE	- SINGL	.E			
				- 25				7.				
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			(')	()		(\cdot)	('	\mathcal{I}			\Box
1					TOTAL	L of SPA	CINGS -	$\overline{}$				
		ΔXI	E SE	PACII				AXI	E UN	IT WE	ICHTS	
				ICHES							POUN	iDS.
A	В	C	D	Ε	FT	OTAL OF	1	2	3	4	5	GROSS
					S	PACINGS						WEIGHT
132		175		103		681			33.5		_	116.5
132		108	48 49	97	194 194	630 636			29.5			108.0
132		111		108		623			31.0			109.5
132		116		107		626			31.0			108.0
132		116		107		645			31.0			110.5
132	51	119	53	131	175	661			33.0			114.0
132	51	119	53	131	207	693	10.0	33.0	33.0	18.5	20.0	114.5
132	51	121	49	133	175	661	10.0	33.5	32.5	18.5	20.0	114.5
132	51	125	48	98	194	648	10.0	32.5	31.0	18.0	19.0	110.5
132		125		107		635			31.0			109.5
1 32		125		107		654			31.5			111.0
132		125		106		643			32.0			111.0
132	51	137		113		661			32.5			113.5
132		137		113		693 710					20.0	116.0
132		137 138		113		664			33.5 32.5			116.0
132		138		118		696			33.0			116.0
132		139		115		661			32.5			113.5
132		139		115		693			33.5			115.0
132	51	150	49	144	194	720	10.0	35.0	34.5	20.0	20.0	119.5
132	51	150	49	153	172	707	10.0	35.5	34.5	19.5	20.0	119.5
132	51	173	49	103	172	680	10.0	34.5	33.5	19.0	20.0	117.0
132		173		103		699			33.5			118.0
133		128		118		606			31.5			109.0
133		128		136		613			32.0			110.5
133		138		118		616			32.0			110.0
133		138 154	52 51	136	127	623 598			31.0		18.5	112.0 108.0
133		154		103		605			32.0			109.5
133		164	51	103		615			32.0			111.5
133		182		112		650			33.5			115.5
133		182		130		657	10.0	34.0	34.0	19.5	19.5	117.0
133	48	192	48	130	116	667	10.0	35.0	34.0	20.0	20.0	119.0
133	49	109	49	108	172	620	10.0	31.5	30.0	18.0	20.0	109.5
133	49	110	49	107		620	10.0	31.5	30.5	17.0	20.0	109.0
133		123	_	107		651			31.5			111.5
133		148	49	144	194	717			35.0			117.0
133		148	49	153		704			35.0			119.5
133	50 50	111 168	48 49		172 172	621			30.5 33.5			109.0 116.0
133		177	52	172	48	675 632			35.5			115.5
133		267	48	169	48	715			35.0			115.0
133		113		114	133	594			30.0			108.0
133	51	123		124	133	613			30.5			110.5
133	51	150	49	124	133	640			32.0			114.5
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AXLE GROUP CONFIGURATION: SINGLE-DUAL-SINGLE-SINGLE													
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					TOTA	L of SPA	CINGS -						
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		•		TCITE.	3			114 11	10034	יט כטא	PUUN	D 3	
A	В	С	υ	Ε	F 1	TOTAL OF	1	2	3	4	5	GROSS	
					9	SPACINGS						WE IGHT	
134	47	148	50	105	219	703	10.0	31.5	34.0	20.0	20.0	115.5	
134		148		110		708					20.0	116.0	
134	48	136		112		686				18.5		114.5	
134	50	194	52	111	159	700	10.0	35.0	35.0	20.0	20.0	120.0	
134	51	68	51	129	150	583	12.0	28.5	28.0	18.5	20.0	107.0	
134	51	91	51	129	150	606	12.0	30.5	30.0	18.5	18.0	109.0	
134	51	118	48	120	150	621	12.0	31.5	31.0	17.5	18.0	110.0	
134	51	141	48	120	150	644	12.0	33.0	32.0	18.0	18.5	113.5	
135	50	258	48	180	44	715	11.0	35.0	35.0	16.5	16.0	113.5	
135		125		105		694	12.0	34.5	31.5	18.0	20.0	116.0	
135		125		110		699	12.0	34.5	31.5	19.0	19.5	116.5	
136		120		107		633	10.0	31.5	31.0	18.0	19.0	109.5	
136		168		103		678	10.0	33.5	33.5	19.5	19.0	115.5	
136		168		103		697					19.0	116.5	
136	52	91		129		609					17.5	109.0	
136		118		120		624				18.0		110.0	
136		129		105		691					20.0	113.5	
136		129		110		696				19.0		114.5	
136		141		120		647				18.5		114.0	
137		131		105		694				19.0		114.0	
138		136		112		690				18.5		115.0	
138		116		112		614				17.5		107.5	
138		116		112 172	50	658 536				18.5		111.5	
138		124		132		576 042				17.0 18.0		109.0	
138		124		132		686				19.0		111.5	
138		124		192	50	604				17.0		115.5	
138		160		108		654				19.0		111.5 113.5	
138		160		168	50	616				17.0		113.5	
139		105		108		621				17.5		108.5	
139		144		153		705				20.0		119.0	
139		167		103		697				19.5		117.0	
139		125		144		701				20.0		117.0	
139		125		153		688				20.0		117.0	
139		137		124		632				18.0		112.5	
139	50	148		103		680				19.0		115.0	
140		119		118		604				17.5		107.5	
140	48	132		109		593				17.5		107.0	
140	48	135		108		595				17.5		107.0	
140		145	51	103	116	603	10.0	31.0	31.5	18.0	18.0	108.5	
140	48	155	52	118	127	640	10.0	32.5	33.0	19.0	18.5	113.0	
140		155	52	136	116	647	10.0	33.5	33.5	18.5	19.5	115.0	
140		173	48	112	127	648	10.0	34.0	32.5	19.5	18.5	114.5	
140		181	51		127	632	10.0	35.0	32.0	18.0	18.0	113.0	
140		181		103		639				19.0		114.5	
140	48	209	48	112	127	684	10.0	35.0	34.5	20.0	20.0	119.5	



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AXLE GROUP CONFIGURATION: SINGLE-DUAL-DUAL-SINGLE-SINGLE													
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			E SF						LE UNI		IGHTS POUN		
		1	NIN	NCHES	•			114 11	HUUSAN	IDS UF	PUUN	03	
Α	В	С	Ð	E	FT	OTAL OF	1	2	3	4	5	GROSS	
					5	PACINGS						WEIGHT	
141	54	130	A H	107	172	652	10.0	33.0	31.5	18.0	19.0	111.5	
141		130		107		671					19.0	112.5	
141	54	139	48	98	194	674	10.0	33.5	32.0	18.5	19.0	113.0	
141	54	139	48	107	172	661			32.0			113.0	
141	54	139	48	107	191	680			32.5			114.0	
141		187	49		194	719					20.0	117.5	
141		187		103		706			34.0			119.5	
142		100		106		617			29.5			107.0	
142		104		106		622					20.0 19.5	107•5 109•5	
142		112 119		107		631 702					20.0	115.0	
142		121		133		670			33.0			114.0	
142		121		133		670			33.0			114.0	
142		121			207	702			33.0			115.0	
142		125		106		652	10.0	32.0	32.0	18.5	18.5	111.0	
142		125	54	106	1/5	652	10.5	31.5	32.5	18.0	18.5	111.0	
142	50	125	54	106	207	684	10.5	31.5	32.5	19.0	20.0	113.5	
142	50	130	50	110	219	701			32.5			114.0	
142	50	137		113		670					19.0	113.5	
142		137			175	670					18.5	113.5	
142		137			207	702					20.0	116.0	
142		137			207	702					19.5 20.0	116.0 116.5	
142		137 138		113 118		719 673					19.5	114.5	
142		138			207	705					19.5	116.0	
142		138			207	705					19.0	116.0	
142		139			175	670			32.5			113.5	
142		139			207	702					20.0	116.5	
142		139			224	719	10.5	34.0	33.0	19.5	20.0	117.0	
142	50	156	50	110	206	714					19.5	118.0	
143		122			219	690			31.5			112.0	
143		152			219	695			31.5			113.0	
143		147				715					19.0		
144		114			172	630			31.6			108•5 110•5	
144		128			172				31.5 31.5			111.5	
144		128 128	48 49	106	172	665 694			34.0			117.5	
144		131	49		194	665			32.0			112.0	
144		132	49		194	665			31.5			111.0	
144		136	48		194	òn8			32.0			112.0	
144		145	48		172	664			32.5			112.5	
144		145	48		191	683			33.0			114.0	
144	48	151	49	94	194	060			32.5			114.0	
144		151	49		172	667			32.5			113.5	
144		218	48		108	602			33.0			117.0	
144	50	114	54	97	159	618	10.0	31.0	31.0	17.0	18.0	107.0	

AXLE GROUP CONFIGURATION: SINGLE-DUAL-DUAL-SINGLE-SINGLE												
AXLE	GROUP CON	FIGURATION	: SINGLE-DUA	AL-DUAL-SINGL	E-SINGLI	E						
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1 7			TOTAL 0	f SPACINGS					T			
	AXI	E SPACE			AXI	F UNI	IT WE	GHTS				
		N INCHE						POUN	os			
A	в с	D E	F TOTAL	L OF 1	2	3	4	5	GROSS			
			SPAC	INGS					WEIGHT			
144	50 137	49 124	133 63	7 12 0	32.5	31 6	10 6	10 5	113.0			
144	50 137		159 64		32.0				111.0			
144	50 194		159 71		35.0				120.0			
144	52 112		159 61		31.0				107.0			
144	52 140	52 99	159 64	6 10.0	33.0	32.0	18.0	18.0	111.0			
144	52 192	52 111	159 71	0 10.0	35.5	35.0	20.0	19.5	120.0			
145	51 114	49 98	194 65	1 10.0	31.5	30.0	18.5	20.0	110.0			
145	51 114	49 107			32.0				111.0			
145	51 127		191 66		32.5				112.5			
146	47 107		194 64		28.0				107.0			
146	47 107		172 62		29.0				108.0			
146	47 112 47 121		172 63		29.0 29.5				108.5			
146	47 121	48 107	194 65 172 64		29.5				109.0 110.0			
146	47 121		191 66		29.5				110.5			
146	47 169		194 69		32.0				113.5			
146	47 169	49 103			32.0				115.5			
146	47 169	49 103	191 70		32.0				116.0			
146	48 117	48 107	172 63	8 10.0	31.0	31.0	18.5	18.0	108.5			
146	48 119	52 118	127 61	0 10.5	31.0	31.0	18.0	17.5	108.0			
146	48 119		116 61		31.5				109.5			
146	48 120	50 112			31.5				108.0			
146	48 120	50 112			31.5				111.5			
146	48 120	50 172			35.0				109.5			
146	48 128 48 128	50 132 50 192	192 69		33.5 35.0				116.5 112.0			
146	48 131		116 59		31.0				107.0			
146	48 132		115 59		30.5				107.5			
146	48 136		116 63	_	32.5				112.0			
146	48 138	48 102	116 59		31.0	30.5	18.0	18.0	107.5			
146	48 140	48 91	127 60	0 10.0	31.5	30.5	17.0	18.0	107.0			
146	48 140	48 109	116 60	7 10.0	31.5	31.0	18.0	18.0	108.5			
146	48 143	48 108	116 60	9 10.0	32.0	31.0	18.0	18.0	109.0			
146	48 145		127 60		31.0				107.5			
146	48 145		116 60		31.5				109.5			
146	48 147		219 71		34.0				117.5			
146	48 147 48 148		219 72 116 64		34.0 32.5				118.5 113.5			
146	48 152		206 71		34.0				118.0			
146	48 152		127 64		33.0				113.5			
146	48 152		116 65		33.0				115.0			
146	48 162		116 62		32.5				111.5			
146	48 163	52 118	127 65	4 10.0	33.5	33.0	19.0	19.5	115.0			
146	48 163		115 66		33.5				116.5			
146	48 154		148 66		33.0				114.5			
146	48 164	50 108	192 70	8 10.0	34.5	34.0	19.5	19.0	117.0			

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AXLE GROUP CONFIGURATION: SINGLE-DUAL-SINGLE-SINGLE													
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					TOTA	L of SPA	CINGS						
				PACIN					E UNI		IGHTS POUN	ns	
		1	M IL	NCHES	•			114 17	TUUSAN	IDS UP	PUUNI	03	
A	В	С	D	E	FI	OTAL OF	1	2	3	4	5	GROSS	
					S	PACINGS						WEIGHT	
	A 0	154	5.0	168	5.0	626	10.0	35.0	34.5	17.0	17.5	114.0	
146		164		112	50 127	654					19.0	115.0	
146		173		130		661					19.0	116.5	
146		174	51		127	631	10.0	34.0	31.5	18.5	18.0	112.0	
146	48	174	51	103	116	638	10.0	33.0	33.0	18.5	18.5	113.0	
146	48	178	51	85	127	635					18.0	113.0	
146		178		103		642					19.0	114.5	
146		189	51		127	646					19.5	115.0	
146		189		103		653					19.0	115.5	
146		190		130		678 687					19.5 19.5	118.5 119.5	
146		206 120		107	127	661					20.0	111.5	
146		174		103		712					20.0	118.5	
146		121		133		674					20.0	114.5	
146		122			172	645					18.5	109.5	
146		125			175	656					18.0	110.5	
146		125			207	688	10.0	31.5	32.5	19.0	20.0	113.0	
146	50	128	50	132	192	698	10.0	34.0	33.0	19.5	20.0	116.5	
146	50	137	53	113	175	674					19.5	114.0	
146		138			207						20.0	116.5	
146		139			175						19.0	113.5	
146		139			207	706					19.5	116.0 115.0	
146		164			148	666					19.5 19.5	116.5	
146		170			172 175	690 677					18.5	114.0	
146		121			207						20.0	116.5	
146		123			175	677					20.0	115.0	
146		123			207		11.0	33.5	32.5	20.0	20.0	117.0	
146		127			219	698	10.0	33.0	31.5	19.0	20.0	113.5	
146	51	127	50	110	219	703					20.0	113.5	
146		127			175	659					18.5	112.0	
146		127			207						20.0	114.5	
146		139				677					19.5		
146		139			207	709			33.5 33.0			116.5 115.0	
146		140			175 207	680 712			33.0			117.0	
146		141			175	677			32.5			115.0	
146		141			207	709			33.0			117.0	
147		165	49		191	703			33.5			117.0	
147		104	48		194	639			29.0			107.0	
147	49	121	48	98	194	657			30.5			110.5	
147		121			175	674					20.0	114.0	
147		139			175	674					19.5	114.0	
147		139			207	706					19.0	115.5	
147		114			172	635			30.5		18.0	108.0 110.5	
147	50	128	48	106	172	651	10.0	21.2	32.0	10.0	17.0	110.3	

	AXLE GROUP CONFIGURATION: SINGLE-DUAL-DUAL-SINGLE-SINGLE													
AXLE	GROUI	P CONF	FIGURA	ATION:	SING	LE-DUAL-DUA	L-SINGLE	E-SINGL	E					
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				PACI					E UN					
		1	NII	VCHE!	5			IN T	HOUSAN	NDS OF	POUN	DS		
A	В	С	Ð	E	F	TOTAL OF	1	2	3	4	5	GROSS		
	.,			_	•	SPACINGS	•	-	3	•	,	WEIGHT		
-														
147		128		106					31.5			112.5		
147		131	49	99	194				31.5		19.0	112.0		
147		131 131	49	108	191				32.0			111.5		
147		132	49		194				32.0			112.5 112.5		
147		136	48		194				32.0			112.0		
147		143		110					33.0			117.0		
149	51	102	53	131					31.5			113.5		
149	51	104	49	133	175	661	12.0	32.5	31.0	18.0	20.0	113.5		
149	51	106	54	106	175	641	12.0	31.0	31.0	17.5	18.5	110.0		
149	51	106	54	106	207	673	12.0	31.0	31.0	17.5	20.0	111.5		
149	51	108	54	106					31.5			110.0		
149	51	108	54	106					31.5			111.5		
149	51	114		131					32.5			115.0		
149	51	116		133					32.0			114.0		
149	51 51	116 117		133					32.0 32.5			116.5 114.5		
149	51	117		131					32.5			115.0		
149	51	118		113					31.5			112.5		
149	51	118		113					32.0			114.5		
149	51	119	50	118	175	662	12.0	32.5	31.5	18.0	19.0	113.0		
149	51	119	53	131	175	678	12.0	32.5	32.5	19.0	18.5	114.5		
149	51	119	53	131	207	710	12.0	33.0	33.0	19.0	20.0	117.0		
149	51	120		115					31.5			112.0		
149		120	49	115					31.5			115.0		
149		120		113					32.0			112.5		
149	51 51	120		113					32.5			114.5		
149		120	54 54	106					32.0			111.5		
149	51	121	49	133					32.5			115.0		
149	51	121		118					32.0			113.5		
149	51	121		118					32.0			115.5		
149	51	122		115			12.0	32.5	31.5	18.0	18.5	112.5		
149	51	123	54	106	175	658	10.0	32.0	32.0	18.5	18.5	111.0		
149		123		106			10.0	32.0	32.5	18.0	20.0	112.5		
149	51	125	54	106					32.0			113.0		
149	51	125	54	106					32.5			115.0		
149	51	132	53	113					32.5			114.5 116.0		
149	51 51	132 133	53 50	113					33.0			115.0		
149	51	133		118					32.5			116.5		
149	51	134		115					32.0			115.0		
149	51	135		113					33.0			113.5		
149	51	135		113					33.5			115.5		
149	51	136	50	118	175	679	10.0	34.0	32.5	18.5	19.0	114.0		
149	51	136	53	131	175	695	12.0	34.0	33.0	19.0	19.5	117.5		
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AXLE	GROUI	P CON	FIGUR	ATION	SING	LE-DUAL-DUA	AL-SINGL	E-SING	LE			
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-					TOT	AL of SPA	ACINGS -					
		AXL	E SF	ACI	IGS			AXL	E UNI	T WEI	GHTS	
		I	NIN	CHES	6			IN TH	HOUSAN	IDS OF	POUN	บร
10.77		_				TOTAL UF			-		-	50055
^	В	C	D	Ε		SPACINGS	1	2	3	4	5	GROSS WEIGHT
-			-			37 401.103						
149	51	137	49	115	207	708	10.0	34.5	32.5	19.5	19.5	116.0
149	51	137	53	113		678		33.5			18.5	115.0
149		137	53		207				33.5			117.0
149		138		133					33.0			117.5
149		138		118					32.5 33.0			116.0
149		138 139	49	118	175				32.5			115.5
149		139		115				33.0		19.5		117.0
149		140	53	131	175						19.0	117.5
149		142	54		175				33.0		19.5	115.5
149		142	54		201					18.5		117.5
149	51	146	54	106	175	681	12.0	33.5	33.0	18.5	18.5	115.5
149	51	154	53	113	175	695	12.0	33.5	33.5	19.5	19.0	117.5
149	51	156	49	115	175	695	12.0	34.0	33.0	19.5	19.5	118.0
149	51	158	53	113	175	699			34.0	19.0	19.0	118.0
149	-	138	50		219					19.5		115.5
150		139		112					33.0			115.5
150		139		112					33.0			116.5
151		120		107					31.0 31.0			110.0 109.5
151		115	48	107	172				31.5	18.0		112.0
152		123	44	124					31.0			111.0
152		150	49	124					32.5			115.0
152		103	48	120	150		10.0	31.5	30.5	17.5	19.5	109.0
153	51	138	50	105	219	716	10.0	33.0	33.0	19.0	20.0	115.0
153	51	171	52	172	48	641	10.0	35.5	35.5	17.0	17.0	115.0
155	54	126	50	112	148	645			31.5			110.0
155		126	50	112	192				32.0			114.0
155		126		172	50			36.0			17.5	111.0
155		134	50	132			10.0	34.0	32.5		18.5 19.5	114.0
155		134		132 192	192				33.5			114.0
155 155		170		108					33.0			116.5
155		170		168	50				35.0			115.5
157		102		131					31.5			111.5
157		108		105			10.0	30.5	31.0	18.5	50.0	110.0
157	49	120	53	113	175	667			32.0			111.0
157		150		113					32.0			113.0
157		121		118					32.0			113.0
157		122		115					31.5			113.0 116.5
162		169		172					35.5 30.5			110.0
164		120 128		172 192					33.5			113.0
168	52	98		120							18.5	109.0
176		175		172	48				35.5			121.5

\ni
SPACINGS
AXLE
TOTAL OF Spacings
706
715
632
634
159
653
655
630
632
649
651
628
630
634
653
655
657
717
664
692
651
199
675
675
657
299
702
1
663

	POUNDS	GROSS	117.0	118.5	118-5	118.0	118.5	116.5	116.5	117.0	119.0	119.0	128.0	118.5	118.0	118.0	119.5	119.0	119.0	116.5	120.5	117.0	122.0	118.0	121.0	121.5	121.5	116.5	117.5	121.5	117.5	118.5	118.5	118.5
	THOUSANDS OF POUNDS	ស		31.	30.5									0.00			31.0	31.0													29.5	30.0	30.5	30.0
	IN THO	4	17.	17.	17.0	17.	17.	_	17.	17.	_	17.		17.0		17.	_	-	17.	16.	-	17.	17.	17.	-	17.	-	~	17.0	~	17.5	17.0	17.0	17.5
	1	м	30.	30	38.0	29		-	29.	56	30.	30	33.	28.0	20.	29.	30.0	30.0		30.	30.	29.	31.	29.		31.0	31.		29.0	30.5	29.5	29.5	30.0	30.0
	WEIGHTS	2	29.	30.	30.0	30			30.	30.	30.	31.	33.	20.00	30	31.	31.5	31.0	31.	30.		31.	32	31.	32.	32.	31.	30	31.5	32.0	31.0	32.0	31.0	31.0
	TINO	1	10.0	10.0	0.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	0.01		10.0	10.0	10.0	10.0	10.0	10.0	0.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Toyat, or spacings	LE LE	TOTAL OF SPACINGS	637	654	6 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	65.5	656	631	633	639	656	099	720	000	0.000	658	670	199	699	634	677	636	069	631	661	667	699	636	641	069	642	648	650	653
	S	ٯ	19	54	50	54	52	51	51	51	54	52	51	2 2	1 5	21	51	51	51	48	21	48	51	51	64	48	8 4	48	9 4	เอ	64	48	48	48
	INCHES	ı	149	163	691	163	169	141	143	641	163	169	141	100	198	198	198	198	198	152	198	147	198	108	140	147	149	147	152	861	140	147	149	152
10	2	'n	110	110	0 1	9	96	102	102	102	102	102		1114	105	66	111	106	~	1	101		_	-	_	-	133	66	3	66	111	111	111	111
4		Q	54	-	80 K			0.63	20					200			48	48		53	52				S		ល	48	48	48	48	48	48	48
	SPACINGS	U	-	-	124	-	-	-	~	_	~	~	-	ט א א	-	-	-	-					-	~	~	~	-	5 140	5 140	5 140	5 140	5 140	5 140	5 140
-404	AXLE S	20			00 00			99 50	99 50				ഹ.	99 55			90 55			90 85						99 68		99 88	66 22	99 55	99 66	99 65	69 66	9.9

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A K. R.	. 1 1	SPACINGS	- SS) =	INCHES	ES (TOTAL OF SPACINGS AXLE	UNIT WEIGHTS - IN THOUSANDS	DS OF POUNDS
4	20	o	Q	w	ŭ.	ڻ	TOTAL OF SPACINGS	1 2 3 4 5	GROSS
66	5.5	142	84	106	140	49	639	10.0 30.5 29.5 17.0 30.	11
66	55	145	48	105	147	48	647	0 31.5 29.5 17.0	111
ה ה ה	ນຄ	145	4 4 C 6	105	198	2 t c	201	10.0 31.5 30.0 17.0 29.5	123.5
66	5 5	159	219	100	108	51	623	0 31.0 29.5 16.5	117.
66	55	159	51	0.0	140	64	653	0 30.5 30.5 17.5	11
66		159	21	100	147	84	629	0 31.5 30.5 17.0	iO.
66	52	159	51	100	149	848	661	32.0 30.5 17.0	
0 0	U Y	15.9	52	100	000	15	713	10.0 31.6 31.0 10.0 31.5	124.5
66	55	165	522	133	140	6 4	5 F 60 90	33.0 32.0 18.0	
66	55	165	52	133	147	84	669	33.0 32.0 18.5	
66	55	165	25	133	152	48	704	33.5 32.0 18.5	12
66	22	187	48	127	140	64	705	0 33.0 32.0 18.5	-
66	22	187	48	127	152	48	716	0 34.5 32.0 18.5	127.
66	25	191	21	100	108	51	655	0 32.0 30.5 18.0	-
66	S	161	25	001	140	64	685	32.5 31.5 18.5	
60	מ ח	161		000	147	\$ 4	691	10.0 34.0 31.5 18.0 31.5	124.5
66	52.5	191	51	100	152	8 4	969	33.5 32.0 18.0	• -
66	5	219	48	127	108	51	707	34.0 32.5 18.5	12
00	84	156	43	112	164	8 4	676		1
00	54	167	49	19	161	848	658	31.5 30.0 17.0	-
00	24	167	49	90	146	20	929	0 31.5 30.0 17.5	1
00	54	101	49	92	148	49	629	32.0 30.0 17.5	-
00	54	161	64	91	161	848	694	32.5 31.5 18.0	-
00	24	161	4	102	146	20	692	33.0 31.5 18.0	-
00	40	161	64	104	148	64	969	.0 33.5 31.5 18.0	-
001	54	193	4	83	161	4	688	.0 32.5 31.0 18.0	-
001	4 1	193	4	46	146	20	686	.0 33.0 31.0 18.0	124.
001	54	193	64	96	148	49	689	.0 32.5 31.5 18.0	
001	54	202	48	85	161	48	703	.0 34.0 31.5 18.0	
001		202	48	96	146	20	701	.0 33.0 32.0 18.0	126.
	4	1	4		•	2	204	22 0 10 0 22 2 27 0 11	

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0				10			C OTAL OF SPACINGS				
AXLE		SPACINGS	65 -	Z	INCHES	ES	AXLE	UNIT WEIGHTS	Z	THOUSANDS U	UF POUNDS
<	20	v	0	ш	u.	ی	TOTAL OF SPACINGS	1 2	E)	٠ د	GROSS
001	54	209	48	100	146	50	707	11.0 33.0 3	32.0 16	8.5 32.5	127.0
100	8	508	48	102	148	64	710	.0 33.5	1 0	S	127.5
100	40	503	4	68	191	8 4	710	.0 34.0	2	.5 32	127.0
102	4 7	156	4 4	211	164	8 0	678	0 31.5			121.5
201	מ מ	128	0 0	080	200	0 4	0 4	31.0	- -	7.0 40 6	0.011
102	1 (128	4	115	126		0.00	30.5	2 0	30.	118-0
102	52	133	40	4	204	40	159	0 31.5		0 30	118.5
102	52	137	49	158	129	6.6	929	.0 32.0		.0 32.	123.5
102	52	137	64	160	156	64	705	.0 33.0	1 0	2	126.5
102	52	142	48	102	144	64	629	10.0 30.0 2	29.5 17	7.0 30.5	117.0
102	52	142	48	114	156	6.4	663	.0 31.5	1 0	0.	119.5
705	52	160	6.4	46	138	48	643	.0 31.0	2	0.	117.5
201	22	160	64	808	129	3	649	.0 31.0	0	S	118.5
2 0	200	101	4 4	20 3	144		711	0 33.0	-	5 33.	127.0
N 0	ט מ	100	1 4	000	1 44	2 4	907	22.0	า - ก c	9.00 32.00	1220
201	1 5	190	64	108	000	7 4	529	33.5			124-0
102	52	140	6.4	110	156	49	708	0 33.5	0.0	0 32.	125.5
106	48	133	48	62	204	64	667	10.0 30.0 3	30.0 17	7.0 31.0	118.0
901	48	143	64	158	129	4.0	682	.0 31.5	.0 1	0	123.5
901	48	143	64	160	156	7 7	711	.0 32.5	.5.	0 32.	126.5
106	4 8	156	48	112	170	48	689	.0 32.0	• 0	0 31.	122.5
106	T d	158	6.6	144	138	4 H	691	.0 32.5	5 1	5 32.	124.5
106	48	158	49	148	144	64	702	.0 32.5	32.0 19	9.0 32.0	125.5
106	48	158	6.4	158	120	5.4	697	0 33.0	32.0 18	:0	126.0
106		176	48	112	164	4 8	702	.0 32.0	.0.	0 32.	9
106	48	176	48	112	170	48	708	.0 33.0	. 5	.5 32.	125.0
106	4 .	179	4	27	164	48	705	.0 32.5	.0	.0 32.	124.5
901	8 4	2.	4 :	112	170	T .	711	.0 32.0	0	.5 32.	125.0
901	4 (181	6 4	5	200	64	712	0 35.0	0	.0 31.	
101	S	200	25	40	16	20	099	.0 34.0	2	0 30.	
101	2	212	6.4	19	611	20	649	.0 35.5	28.5 16	6.0 30.5	120.5

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	IN THOUSANDS	4	0 16.5 29.	5 17.0 29.5	0 17.0	ın	5 17.0	5 17.0 30.	5 16.5 30.0	0 17.5	0 17.5	5 17.0	5 16.5	3 17.5	0.0	0 17.0	0 17.0	0 18.0	5 16.5	5 17.5	0 18-0 32-0	5 17.0	5 17.0		0 18.0	5 18.0	0 18.0	5 17.0 31.0	17.5	0 18.0	0 17.0
•	UNIT WEIGHTS -	1 2 3	29.5	11.0 30.0 29.	.0 29.5	0 29.5	.0 30.5	• 0 30•5	11.0 30.0 29.0	0.000	0 *00 0	.0 29.5	•0 30•0	.0 29.5	11.0 40.0 30.0	0 31.0	0.11.0	11.0 31.5 31.	31.5	0 32.0	11.0 32.0 28.	0 31.5	0 35.0	11.0 32.0 31.	0 32.5	0 35.0	.0 32.5	12.0 30.0 30.0	30.5	31.5	30.5
C SPACINGS	AXLE U	TOTAL OF SPACINGS	6.36	638	644	661	663	665	0 4 0 0	661	663	638	640	644	0 th) (n) (n) (n) (n) (n) (n) (n) (n) (n) (n	299	969	637	650) 0 0 0 0	5 4 6	647	672	682	687	203	0/0	675	703	466
	ES	9	15	51	51	54	20	52	50	50	52	51	51	50	10	50	52	50	49	64	4 4	64	49	64	64	6.4	50	100	51	51	1
N (B	INCHES	L	141	143		163	16	91	145	-	169	14			16.4			184	-		123	1	_	119				200			
10	Z	Ш	-	110			_		2 2						100		-	105	_	~ .	122		_	121			-	101		-	1 1 31
4	INGS	a	-	40 0		4 54			500						מ מ מ			05 6			1 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5		49	5 49	5 49			10 0			
	SPACINGS	U	-	48 124	2 20	_	_	ာ ဘ ျ	48 138	-	-		_	٠.	46 138		-	50 149	_	-	51 161	-	1 1	51 175	51 175	-		135	-	7	-
t ⊖ t -	AXLE	A B		108 4					108						201						108 108			108 5			1	601			

<u> </u>	POUNDS	GROSS	121.0	121.5	120.0		120.5	121.5	117.0	117.0	0.011	119.5	119.5	120.5	121.0	121.5	120.5		122.0	119.5	12005	121.0	123.0	126.0	129.0	120.0	122.0	121.5	124.5	127.5	9	6	116.5
	THOUSANDS OF	งา	32.	31	31.0	31	5 31.0	0	_		2000			0 32.0	_			0	0 1	51.0	-10	:0	0	5 30.5	0 31.5	5 30.5	_	_	0 31.5	5 32.5	5 32 • 0	5 33.0	0 28.0
	z I	£	.0 17.	0 18.	5 17	.5 17.	30.5 17.	0 18.	0 17.	0 17.	. 7 .	5 17	.5 17.	31.0 17.	.0 18.	.0 17.	0 17.	.5 18.	0 18.	30.5 17.	5 17	0 17.	17.	34.5 17.	35.5 18.	17.	5 18.	.5 17.	0 18.	0 18.	.5 18.	18.	28.0 16.
•	IT WEIGHTS	1 2	.0 31.	10.0 31.5	21.0	.0 31.	10.0 31.5	.0 31.	30.	• 0 30•	10.0 30.3	0 0 0 1 0 0	.0 30.	10.0 30.5	.0 31.	.0 31.	0 31.	0 30	.0 31.	10.0 30.5	0 31.	.0 31.	0	12.0 31.5	0	0	0	0.	.0 32.	0	12.0 32.0	.0 33.	15.0 29.5
TOTAL OF SPACINGS	AXLE UNIT	TOTAL OF SPACINGS	673	684	N 44 40 40 40 40 40 40 40 40 40 40 40 40	9 9 9	673	684	648	ð (000	0 90 90	4999	673	684	682	699	919	687	999	1000	68.6	671	669	707	648	676	629	687	712	969	716	604
AXLE GROUP CONFIGURATION: SINGLE - DUAL - DUAL - SINGLE - DUAL C TOTAL	ES	ٯ	54	53	4 N		54	53	53	64	4.	53.3	64	54	5.3	20	53	54	5.3	53	. 40	53	50	48	20	20	48	20	84	48	50	20	64
S S S S S S S S S S S S S S S S S S S	NCHES	i.	1 157	-	121	-	3 157	_	_	~ .		107	-	3.1	3 1	3 1	_	_	~	101	-	_	_	_	B 123	8 123	_	8 123	_	_	_	7 123	88 6
Sinon: Sino	NI - SS	D E	53 131	7 :	55 151		49 133	3	4	4	4 .	53 113	77	3 11	53 113	53 11.				49 115	0	5	110 98	110 103	110 98	48 98	_	48 98		48 103	48 98	48 117	49 99
CONFIGURA	SPACINGS	U	50 119		50 119	-	_	_	_	_	50 125	50 147	_	7							50 139	-	_	8 132	8 168	8 171	æ	8					121 8
AXLE OROUP	AXLE	A B	109 5		09 601						5 601										001			110 4	110 4	110 4	4	110 4		110 4		110 4	110 5

TOTAL	
	48
	949
	48
	64
	64
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	0.4
	7 0
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	0.00
	4.0

	UF POUNDS	GROSS	120.0	119.5	120.0	123.5	123.0	124.0		127.5	118-6	· ε		8			127.5	126.0	0 0	129.5		117.0	116.5	123.0					125.0	118.5		
	THOUSANDS	ß			30.0			31.	32.	32.	30.0			32.	33.	29.	35	31	2 - 2	32	30.	29.5	30.	31.0	31.	30.	29.		30.0	30	29.	00
	IN THE	4	0 17.	5 17.	5 18.	17.	0 18.	5 18.	5 18°	5 18.	17. 17.	0 17	5 18.	5 18.	0 16.	5 17.	5 18	9 1 9	1 0	18	16.	5 16.5	5 1	0 18.0		17.	17.	0 17.0	18.	17.	17.	
	S	ы	LO.	5 30.	0000	0 31.	0 31.	0 31.	0 31.	0 31.	000	34.	5 31.	0 32.	5 33.	5 33.	5 30	31.	30.5	5 31.	0 29.	5 29.	5 29.	0 31.	0 31.	5 29.	5 29.	29.		29.	5 29	0
•	UNIT WEIGHT	1 2	0	0	11.0 31.	0	0	0.	0.	0 0	12.0 31.	0	0	0.	0	0	۳ i 0 i	12.0 33.		0	0.	0	0	11.0 32.	0	0	0	11.0 32.		0	0 31	
TOTAL OF SPACINGS	AXLE	TOTAL UF SPACINGS	929	654	400	683	681	691	969	719	0/0	701	669	718	202	663	719	693	012	719	642	637	626	682	684	646	640	149	0 0 0	949	099	. 4 4
	ES	u	3	54	60		49	49	64	£3.4	t 4	64	64	49	73		73	6 4	0 0	49	64	64	64	64	50	64	64	4 6	0 4	64	20	***
ci (a	INCHE	4	124	119	124		119	124	123	160	107	98	88	88	144	110	144	011		110	136	118	66	132	132	120	113	113	1.12	125	125	
10	Z	ū	102	105	116	118	121	126	-	96	0 0		_	137		~	•	101				116	12	147	-	-	-	108	147	66	102	200
4	ł	٥	4	4	4 4	4	6.4				4 4	_			-	-		4 6			49	49		49		4	4	4 4	4	4	49	4
	SPACINGS	ا د	-		091 0	~	0 180	_	_	0 195	1 182	• (1)	1 227					0220			3 139	3 139	-	3 139	~	7	~	331 E	-	-	3 158	77 9 62 62
-101	AXLE	A 69	30	3.	113 50	. 2	.N	3	ر د د	113 50			113 51	3 5	رد . ج	ر د	in i	113 56) W	າສ	S	113 5.	3 5	3	۳	3	201	113 5	ח ני	n E		2 5 1

	POUNDS	GROSS	119.0	125.5	118.5	119.0	126.0	119.0	120.0	119.5	126.5	121.0	121.0	120.0	127.0	121.0	121.5	122.0	120.0	121.0	122.5	120.5	121.5	121.0	122.0	121.5	122.0	121.5	120.5	121.0		122.0
	UNIT WEIGHTS - IN THOUSANDS OF	3 4 5	11.0 30.5 30.0 17.5 30.0	.0 32.5 32.0 18.0 32.	.0 31.0 29.5 17.5 29.	.0 31.5 29.5 17.5	0 33.0 32.0 18.0	11-0 30-6 30-0 17-0 30-5	0 32.0 29.5 17.0	.0 31.0 30.0 17.5 30.	.0 33.5 31.5 18.5	.0 31.5 30.0 17.5	.0 32.5 30.0 17.0	11.0 31.5 30.0 17.5 30.0	0 33.0 32.0 18.5	.0 31.5 30.0 18.0	ıo	5 17.5	.0 30.0 30.5 18.0	0 31.5 30.	0 18.0	.0 31.5 30.5 17.5	0 31.0 17.5	31.0 31.0 17.5	.0 32.5 30.5 17.5	32.0 30.5 17.0	.0 33.0 30.5 17.5	0.16 0.50 50.0 50.0 10.0 40.11	31.0 30.5 17.5	.0 31.5 30.5 17.0	31.	11.0 31.5 30.5 18.0 31.0
c c c c c c c c c c c c c c c c c c c	AXLE	TOTAL OF SPACINGS	646	702	647	645	705	\$ P.	646	650	706	671	661	65.00	711	662	199	678	665	629	700	663	668	999	699	661	663	0/0	655	658	671	099
AXLE GROUP CONFIGURATION: SINGLE - DUAL - DUAL - SINGLE - DUAL	46S - IN INCHES	D E F G	49 125 99 49	9 148 1	99 125 4	109 113	9 149 132 5	48 104 127 49	8 111 113	8 127 99 4	150 1	_	106 123	9 107 113	147 132 4	9 101 125 4	49 104 127 49	49 106 136 49	109 120	110 113	49 111 119 50	9 101 125	_	-	109 123 4	111 113 4	127 99 4	50 101 136 49	105 113 4	106 113	114	50 122 99 49
AXLE GROUP CONFIGURA	AXLE SPACINGS	A B C	113 53 158	3 53 1	3 53 1	3 53 1	3 53 1	113 53 161	מים ה	53 1	53 1	113 53 168	53 1	ហេះ	113 53 168	3 53 1	3 1	113 53 172	3 53 1	3 53 1	113 53 172	53	113 53 173	113 53 173	53 1	53 1	3 53 1	113 53 174	53.	3 53 1	53 1	113 53 174

Į.	POUNDS	GROSS	127.5	128.0	120.0	122.5	121.0	123.5	129.0	127.0	129.5	122.0	118.0	118.0	119.5	121.0	120.5	122.0	122.5	120.5	122.5	124.5	125.0	123.5	117.5	120.0	121.5	122.5		0.711	118.0	121.5	6	123.5
	THOUSANDS OF	S	5 32.	in o	0 30.0		in	0	c	ıc	_	_		7.0 29.5	- ::	31.	8.0 31.0	8.0 31.5				0				<u>.</u>		32.	0	28.	28	3	0 30	0 34.5
	Z	E)	5 32.0 18.	0 32.0 18	5 30.5 17	0 31.0 18	5 30.5 1	5 31.5 1	0 33.0 1	0 32.0 1	5 32.5	5 30.0, 1	5 30.0 1	29.5 1	30.5	5 28.0 1	0 28.5 1	5 29.0 1	5 29.0 18	0 30.5 1	5 31.0 1	5 31.5 1	0 32.0 1	5 30.5 1	5 29.0 17	5 28.5 1	28.5 1	0 28.5 1	0 31.5 1	5 27.5 1	28.0 1	5 28.5 1	5 27.5 1	5 27.5 16.
•	UNIT WEIGHTS	1 2	11.0 33.	.0 34.	11.0 31.0	0 31.	0 31.	31.	0 33.	0 33.	34.	30.	30	11.0 31.	30.0	32.	32.	11.0 32.	0 32.	31.	31.	0 32.	0 33.	0 32.	30.	0 31.	0 32.	0 33.	0 32.	35.	0 35.	0 35.	•0 35•	10.0 35.
C C O SPACINGS C TOTAL OF SPACINGS	AXLE	TOTAL OF SPACINGS	716	718	040	668	658	680	716	969	720	682	645	645	0000	099	658	668	673	665	680	695	969	702	640	653	663	668	069	800	658	682	699	683
GROUP CONFIGURATION: SINGLE - DUAL - DUAL - SINGLE - DUAL A	ES	υ	49	50	0.00	20	20	20	50	20	20	20	20	9 3	. 0	64	49	6.4	64	6.5	64	64	000	50	49	6.4	64	6.4	6.	4		4	64	48
- DUAL	INCHES	ш	1.32	132	0 1 2	_	96	110	96					5 2	-	124	119	_	_		_		_		_	_	12	~	_	-	163	_		188
No.	Z 1	ш	145	-	146 158	-	_	142	170	_	~	~	-	103	-	-	1117	122						_	_		-	-	-					25
A A	NGS	۵	05		000			20	9 20					9 20			4	9 45	2 45	4					ហ	4	4	4	4		4	4		4 48
CONFIG	SPACINGS	υ	3 174		0 120	-		50 164			0			50 158 50 158	-	_		50 162	50 162				_	_	_	_	_	_	-		-	-	2	2 174
AXLE GROUP	AXLE	₹	113 5.	រ ប	114 50	4	4	114 5	114 5	114 5		2		116 5					146 5						ç	٥	9	<u>د</u>				s ·		116 5

- 1		4		¥	2	j	C S		- T	
\bigcirc ,				\bigcirc			- TOTAL OF SPACINGS			
AXLE		SPACINGS	l s	z	INCHES	ES	AXLE	UNIT WEIGHTS - IN THE	THOUSANDS OF	POUNDS
4	В	U	a	พ	т.	9	TOTAL OF SPACINGS	1 2 3 4	ហ	GROSS
116	52 1	187	6.4	54	140	48	646	10.0 35.5 27.5 15.5	5 30.0	118.5
9			64	54	163	40	029	35.5 27.5 15.	34.	122.5
	۷.	194	8 4	51	140	4	649	35.5 27.0 15.	32.	120.0
9	0		8	2	163	64	673	35.5 27.0 15.	35	122.5
	N.		64	54	140	48	682	35.5 27.5 15.	35	123.5
116	53 1.	139	649	901	119	200	4 6 6 4	11.0 30.5 29.0 16.5	5 29.5	116.5
o 4) h	701		0 0	0 to 0	7 6	0 4 0 11	30.03636360	0 0	117.5
	_		6 4	90	120	0 6	24.40	30.5 29.5 17.	30.	118.5
	-	99	49 1	801	113	64	644	30.0 29.5 17.	0 30.5	118.0
116	-	90	49 1	801	11.3	64	646	31.0 30.0 17.	0 29.5	118.5
	-	50	49 1	801	113	64	647	.0 31.5 29.5 17.	30	119.5
	_	54		125	66	54	650	31.0 30.0 17.		119.5
	-	161		11	113	64	651	.0 32.0 29.5 17.	29.	119.5
911	53	809	0 0	501	136	9 0	470	11.0 32.5 30.0 18.0	5 30.0	120.0
		0 00		8 4	132	200	230	33.0 32.0 18.	3 6	127.5
9		172	49	104	125	20	699	.0 32.0 30.5 17.	30.	121.0
			49 1	111	119	20	670	32.5 30.5 17.	5 30.0	121.5
	-	172	49	121	66	64	665	.0 33.0 30.5 17.		122.5
		173	69	901	136	64	682	0 32.5 30.5 17.		122.5
116	53 1	174	949	127	9 T	4 4 0 0	676	11.0 32.5 30.5 18.0	0 30.5	22.5
		174	205	22	66	64		31.5 31.0 17.	31.	122.0
	-	174	50	145	132	64	719	0 33.5 32.0 19.	0 32.0	127.5
117	~	53	49	160	131	64	407	32.0 32.0 18.	5 32.5	127.0
117	50 1	187	49 1	147	141	64	710	0 32.5 32.0 18.	0 32.0	126.5
		22	49	091	131	64	713	.0 32.5 32.0 18.	33.	128.0
1117		168	48	96	123	20	654	0 30.5 30.0 17.	30.	120.0
		217	25	46	611	20	669	32.0 32.5 18.	32.	124.5
		220	64	19	119	20	999	0 35.0 28.5 16.	31.	121.0
_	0	230	53	72	26	20	699	0 35.0 28.5 16.	29.	118.5
117	1	122		703	155	20	647	.0 30.5 29.0 16.	29.	117.5
117		20	23	1. 1.	100	04	1112	12.0 41.0 34.0 17.6	-	200

J. Keg. 20/1	1					11.	_	_						_																			
	POUNDS	GROSS	124.5	123.0	121.0	121.5	125.5	126.0	117.0	116.5	117.5	119.0	119.5	121.0	5.711	0.011	120.0	125.0	126.5	124.5	119.5	120.0	120.0	121.5	125.0	125.0	125.5	121.5	124.5	125.0	125.0	125.5	121.5
	THOUSANDS OF POUNDS	ស			7.5 30.0 8.0 31.0		-	32.	6-5 30-5	מ מ	6.5 29.5					0.20 0.0									31.		31.			8.0 31.5		8.0 32.0	7.5 30.5
	21 1	4	33.0 17.	0	30.0 17.5 40.5 18.0	_			29.5 10.		28.5 16.	_	0	_	~ .	• •		_	-0	~	30.0 17.	_	_	~	_	-	0	2		31.5 18.	31.5 18.	31.5 18.	31.0 17.
	WEIGHTS	2	32.0	31.5	42.0	31.0	32.5	33.0	30.0	29.5	59.0	30.0	30.0	31.0	29°0	0 0 0	0.00	33.0	33.5	32.0	32.0	31.5	31.5	31.0	33.0	32.5	33.0	31.5	31.5	32.0	31.5	32.0	30.5
		-	12.0	12.0	12.0	12.0	11.0	0.11	0.01	4.0	14.0	14.0	14.0	14.0	11.0	0 0	1 -	10.0	10.0	14.0	10.0	10.0	10.0	12.0	12.0	12.0	12.0	15.0	12.0	12.0	12.0	12.0	12.0
C C SPACINES TOTAL OF SPACINES	AXLE UNIT	TOTAL UF SPACINGS	689	682	660	662	669	702	400 400 400	643	641	658	655	672	667	000	5 4 4 5 4 4	706	712	669	664	675	670	662	704	101	705	663	200	202	702	902	999
AXLE GROUP CONFIGURATION: SINGLE - DUAL - DUAL - SINGLE - OUAL	ĘS	9	50	6.4	000	30	6.4	6.5	4 0	20	90	20	20	20	201 201	200	000	8	64	5.0	84	64	6.4	20	50	51	15	20	48	20	15	5.1	50
e e e e	INCHES	T	110	140	911	110	112	211	200	1/1	160	117	160	177	21. 21.	2 :	0 70	138	129	177	138	144	129	118	132	144	147	118	091	152	144	147	118
	z	ы	118	101	701	102	138	140	8 2	6.	96	96	5	16	5 3	2	7 9	144	158	46	46	96	108	101	115	611	120	106	113	114	118	6	901
No.	65 -	2	19	6.4	4 4 0 0	. 4	30	6 :	4 4	0.0	5.0	50	50	1,50	ء د	5 5	0 0	9	6.4	20	6.4	5.4	6.4	200	20	90	20	21	5	21	5.1	21	51
A A	AXLE SPACINGS	v	021	175	175	177	182	184	2 =	H 1	118	811	135	135	35.	25.	57.1	831	158	691	991	100	100	168	1 08	168	ម្ន	169	169	109	169	169	172
	E SF	æ	21	15	<u>.</u>	21	51	19	5 Z	3 0	52	52	55	25	252	ม c	ה ה ה	522	52	25	52	SS	25	52	52	52	52	52	5.5	52	52	25	52
5	AXL	∢	1	117	711	117	117	211	/ []	11/	117	117	117	117	211				117	111	117	117	117	117	117	117	117	117	117	117	117	117	117

	OF POUNDS	GROSS	125.5	124.0	123.0	125.0	125.5	127.0	124.5	126.5	127.0	117.0	118.0	117.5	120-0	122.0	120.5	127.0	121.5	117.5	118.0	119.5	119.5	120.0	117.0	117.5	120.0	117.5	118.0	118.5	120.0
	IN THOUSANDS	4 5	.5 18.0	5 18.0	17.0 34.	0 10	5 18.0	1 0	18.0	.0 18.0 31.5	18-5 32-	0 17.0 30	5 17.5	5 17.5	0.0 17.5 30.0	0 18.0	0 18.0	0 16 0	5 18.0	16.5	0 17.0 30.0	5 17.0	_	2	0 17.0	2 16.5	0 17.0	2010	- L	17.0	0.17.0
	UNIT WEIGHTS -	1 2 3	12.0 32.5 31	0 32.5	31.	31.5	32.0	14.0 32.5 31.	0 32.5	14.0 32.0 31.0	33.0	0.000	30.5	0 30.0	11.0 31.5 29.	32.5	0 31.0	0	.0 31.5	.0 30.0	11.0 30.0 30.0	.0 30.0	11.0 30.0 31.0	11.0 31.0 30.	2	30.5	0 30.5	30.0	11 -0 30-5 29-	30.0	30.5
TOTAL OF SPACINGS	×LE	TOTAL OF SPACINGS	708	869	602	969	669	716	714	706	714	630	650	645	649	675	657	717	029	840	654	671	673	675	644	650	673	B 4 0	000	655	673
	IES	v	20	20	201	50	20	20	64	20	0 4	64	64	64	64	64	64	20	64	51	51	54	20	55	51	20	52	51	10	0 0	54
~ (m	INCHES	u.	152			160	160	177	156	160	150	66	120	113	200	136	113	132	120	143	149	163	169	169	141	148	169	141	143	149	163
10	2 1	ш	114	89	0. 9	916	91	16	_	93	-	-	106	108	109	103	108	148	109	110	110	110	110	110	98	96	96	201		102	
4		٥	51	49	200	20				20	200			4	4 4		49			34		54	54	54				200			
	SPACINGS	υ	172		174			-	~	184		-		-	159		168			124	124	124	124	_	7	-	138	138	-		
-	AXLE S	ω .	52		מ מ					25					5 C				30 ·	4 4	4 4	4	48		48	4	4 .	4 4			
	AX	∢	117	117	111	117	117	117	117	1117	117	117	117	117	11	117	117	117	117	118	118	118	118	118	118	118	118	0	113	9 6	118

	F POUNDS	GROSS	120.0	120.0	127.0	125.0	125.5	121.5	124.5	125.0	125.0	125.0	125.5	125.5	123.0	127.5	116.5	120.5	118.5	121.0	2.4.0	124.5	123.5	126.5	120.5	121.0	117.0	117.5	118.5	0.611	119.0	118.5
	THOUSANDS OF	v	31.0	30.5	35.0	30.0	32.0	31.0	31.0	31.0	31.5	31.50	31.5	32.0	31.0	33.0	30.0	30.0	50.0	30.0	31.0	30.5	30.0	31.0	30.5	31.0	29.5	30.5	30.0	0.15	5 0 0	30.5
10		•	17.5	17.5	9 1	18.0	18.0	17.0		18.0		1800	18.0	18.0	18.0	18.5	17.0	16.5	16.5	16.5	0 - 1		17.0	17.0	17.5	17.0	17.5			1/10	17.0	
	1 0	m	30.0	30.0	30.5	31.5	31.5	31.0			•	20.00		32.0	31.0	32.0	29.0	29.5	28.5		20.00			35.0	30.0	30.0	50.8	30.0		30.5	30.5	
	WEIGHTS	N	30.5	31.	31.5	31.	32.		32.	35	32		32			32.0	30.	29.	29.	30.	30.00	2 17			30.5	31.0	30.	30.	31.	0 ° 0 °		200
	FIND	-	11.0		12.0		12.0	12.0	12.0	12.0	12.0	0 0	12.0	12.0	12.0	12.0	10.0	15.0	15.0		0 0 0		12.0	12.0	12.0	12.0	10.0	10.0	10.0	0.0		
C Spacinos	AXLE	TOTAL OF SPACINGS	675	229	717	702	706	664	102	202	507	0000	200	710	678	717	622	099	622	4 4 9	0000	672	680	708	929	678	636	639	949	0.00	0 44	7.44
	S	ی	20	52	72	51	51	20	48	50	10	0 0	51	51	90	51	6.4	20	20	000	00	000	50	48	53	5.3	6.4	49	64	Q. 0	2 0	4.0
1	INCHES	L	691	691	9 2	144	147	118	150	152	444	2 0	144	147	118	144	06	160	96	011	000	0	123	148	160	160	0	06	0	9 5	0 0	00
10	Z	a)	102	102	4 6	5	120	106	113	114	811	110	118	119	96	106	165	112	1 38	146	35	991	96	103	96	86	124	127	128	131	124	10
		a	50	20	\$ C	200	5.0	91				n 6	219	51	၀	20	48	20	00		200	200	110	110	50	50			0 t	20) is	
	SPACINGS	U	138	_	2 -	-	-	172		~	172		-	175		199			-	-	2 2		-	-	147	-	-	_	-	31	-	-
	AXLE S	8	8 48	8	8 4	1 4	8 49	18 49	89	20	8 9	2 d	4	8 49		8 49	3	S			800				18 50	18 50				18 50		
		<	=	=	-	-	-	1	1.1	-	= :	= =	=	-	-	=	1	1 1	-	= :	= :		1	-	-	-	-	1	=	- :	-	

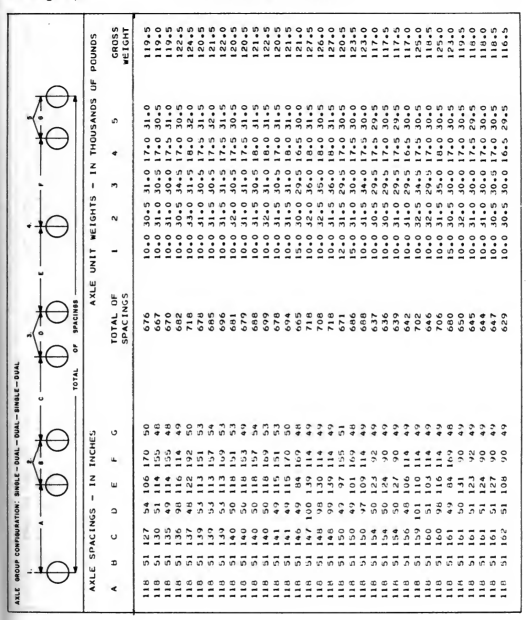
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$\Theta_{\mathbf{j}}$			Θ	\cup		TOTAL OF SPACINGS	\ominus		
AXLE S	SPACINGS	1 597	Z	INCHES	ES	AXLE	UNIT WEIGHTS - IN	IN THOUSANDS OF	POUNDS
A B	U	0	ш	L	ø	TOTAL OF SPACINGS	1 2 3	4 د	GROSS
118 50	791	52	106	92	49	629	10.0 29.5 30.0	17.5	116.5
		52	101	06	64	628	30.5	16.5	116.5
		25.	105	95	94	659	0 29.5	17.0	117.0
118 50	164	מ מ	134	001	ם כ	000	15.0 30.5 30.5		123.5
		200	142	110	20	684	0 31.5	17.5	126.0
118 50	166	52	108	90	64	633	0	17.0	117.5
8	-	110	86	123	20	716	.0 31.5 36.	18.0	129.0
	168	2.0	136	000	9 0	662	10.0 30.5 31.5	17.5 30.5	120.0
18 50	-	4 4	103	148	0 4	200	0 31.0 30.	18.0	122.5
	-	50	123	95	49	629	0 33.0 30.	17.0	121.5
	_	20	127	90	64	661	0 32.0	17.5	121.5
	-	54	104	06	64	644	.0 30.5 30.	17.5	119.0
118 50	181	5 4 a	107	0 6	4 (04.7	12-0 31-6 30-0	18-0 30-0	19.5
		53	115	92	64	658	0 31.0 31.	18.0	121.0
		53	116	90	64	657	0 31.0	18.0	120.5
118 50		53	119	90	64	660	0	18.0	121.0
8		20	116	95	49	657	0 31.5 30.	18.0	121.0
		20	117	06	64	656	0 31.5 30.	18.0	120.5
118 50	182	200	120	000	9 4	659	10.0 32.0 30.5	18.0 30.5	121.0
		0 10	111	0	49) m	0 31.5 30.	17.5	120.5
		51	124	06	49	999	0 31.0 31.	18.0	122.0
118 50	184	51	127	06	64	699	10.0 31.5 31.5		122.5
118 50	981 0	50	115	9.0	64	658	10.0 31.5 31.0	17.5	120.5
		30	118	06	64	199	0 31.0	18.0	121.5
	_	20	170	96	20	720	0 33.5	18.5	131.5
		25	103	92	49	652	0 31.0 30.	17.5	119.5
118 50	188	25	104	06	04	651	0	17.0	120.0
118 50	061 (48	132	35	49	619	0	18.0	124.0
	_	48	133	06	64	678	.0 32.5 31.	18.0 31.	
000	0000						P		

				_		-			-			_	-	-			_		-		_	_	_		_		_	_	_	-		-
	POUNDS	GROSS	124.5		120.5		122.0		120.0	120.5	123.5	124.0	120.5				121.0	122.0		121.5			•	•			122.0				122.5	123.0
	THOUSANDS OF	N.	0 31	10	5 30.5				5 30.0				S 30.5											30.			0.00	30	31.		0 31.0	0.15.0
	I I	e n	32.0 18.	2 .	30.5 17.0	. –	-	-	30.5 17.5		-	-	30.5 17.5	-		-	-	-	~	~	-	_	- .	-	2		30.3 17.0	10	10	5	30.5 17.0	30.6
	WEIGHTS	N		10	32.5	32.5	32.0	31.5	32.0	32.5	32.0	10	32.0	0 0 0	33.0	32.0	33.5	33.0	34.0	33.5	33.0	33.5	32.5		0	0 1	20.00		0	35.0	34.0 3	34.6
	TIND	-	10.0	12.0	0.0	10.0	10.0	10.0	10.0	0.0	10.0	10.0	0.0		10.0	10.0	10.0	10.0	10.0	10.0	10.0	0.01	0.0	0.01	0.0	0.01		10.0	10.0	10.0	10.0	10.0
TOTAL OF SPACINOS	AXLE	TOTAL OF SPACINGS	684	720	400	657	199	999	655	657	678	681	657	0 2 2	655	661	657	999	629	663	662	663	9 1	200	999	5 0 0	663	3 60	619	099	999	649
	SE	ن	94		7 7	49	64	7	64	64	64	64	6 6	64	64	64	49	49	64	64	5 :	64	6	9	64	0 0	•	49	49	64	49	40
10	INCHES	ti.	00	160	000	06	92	0	200	06	06	06	0 0	000	06	06	06	06	06	00	9.5	06	90	20	000	9 6	¥ 0	06	90	90	90	06
10	Z	īī	136	86	501	601	117	118	104	108	127	130	200	105	103	109	104	113	103	102	101	101	101	103	104	101	0 0	102	116	100	105	108
	55	c	51	05	ນ ທ	64	64	64	200	200	52	25	m a	3	49	90	49	64	4.0	24	8 3	4	40	0 1	4	9 6	3 6	10	53	49	20	20
i	SPACINGS	U	061	161	5 6	192	192	192	200	100	261	192	201	104	195	195	161	161	200	200	201	201	201	201	201	202	200	202	203	204	204	204
		C	50	20	0 0 0	30	20	000	000	200	00	20	0 0	200	20	20	20	20	20	00	200	000	000	000	000	000	0 0	200	20	20	20	20
	AXLE	<	118	118	2 2 2	118	118	118	8 9	118	118	118	911	8	118	111	118	118	118	118	9 .	20 :	S .	211	8 1 1	211	9	118	116	118	118	118

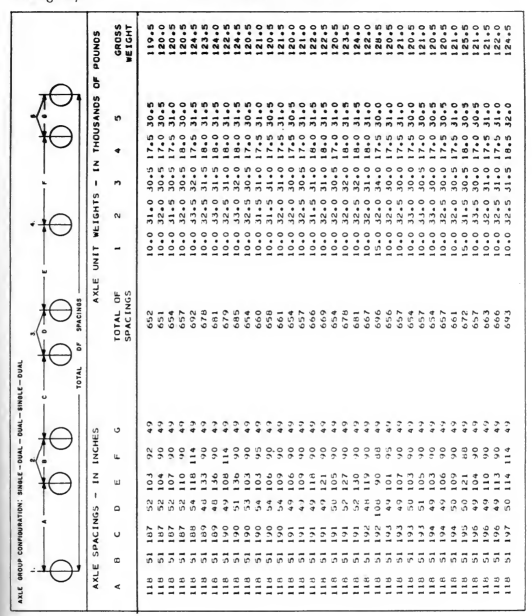
				•			•				
$\overline{}$			\(\rightarrow\)								
AXLE SI	SPACINGS	- S91	Z	INCHES	ES	AXLE	UNIT WEIGHTS	•	1 THO	THOUSANDS OF	POUNDS
m	U	a	ш	LL.	v	TOTAL OF SPACINGS	1 2	ы	4	S	GROSS
50	204	50	117	06	64	678	10.0 33.	5 31.0	18.0	31.5	124.0
20		20	134	96	20	702			18.		129.0
20		64	101	90	64	662		34.5 30.0	17.		
20	205	52	105	96	49	674			17.		122.5
20		52	108	06	64	672	0	34.5 30.5	7		123.5
50	-	52	111	9.0	49	675	0		_	31.	123.5
90	206	48	98	123	20	663	12.0 32.0	.0 31.5	18.0	31.5	125.0
50	206	53	133	92	64	701	10.0 33.0		18.5		126.0
20		53	134	06	64	200	0	5 32.	18		125.5
20		64	135	98	64	703	0	5 32.	18.		126.0
20		40	141	90	64	705	0	5 32.	18.		127.0
20		49	149	92	64	715	0	32.	18.	32.	128.0
20		49	150	06	64	714			18		128.5
200		200	115	06	5	680	0	31.	18	31.	124.0
200	208	20	118	0 0	0, 0	683	10.0 33.5	5 31.5	18.0	31.5	124.5
ה ה		1 0	0 7 7	0 0	7 0	040			0 0		124-5
500		64	129	06	6 4	400			18		125.5
50		49	130	95	64	700			18.		126.0
20		64	132	92	64	669	10.0 33.0		18.5		125.5
20		49	132	92	64	702			_		126.5
20		52	103	92	64	674			17.		123.0
20		25	104	06	64	673			17.		123.0
20		52	107	06	64	919	-	30	17.		124.0
20	2	25	110	90	64	619		31	17.		123.5
50	21	53	102	92	64	219	0	31.	17.		124.0
20	21	53	103	06	49	929	0	31.	17.		123.5
20		53	106	06	49	649	10.0 35.0	.0 31.0	-	30.5	124.0
20		54	103	96	64	682	10.0 35.0	31	~		124.5
20	213	54	106	06	64	680		31.			124.0
20		54	109	06	64	683					124.5
50		64	103	96	49	678	10.0 35.0			31.0	124.0
50	214	64	106	06	64	929	10.0 35.0	.0 30.5	17.5		
							1000		1		

	_		_																				_				_		_				
	POUNDS	GROSS	125.5	125.5	123.5	125.0	125.0	123.5	124.0	123.5	126.5	125.0	24.5	127.5	126.5	127.0	128.0	127.5	127.0	128.0	000	121.5	119.0	123.0	118.5	117.5	117.5	118.0	119.0	119.5	123.5	119.5	117.0
	AXLE UNIT WEIGHTS - IN THOUSANDS OF	. 1 2 3 4 5	10.0 35.0 31.0 18.0 31.5	0 34.5 31.5 18.0 31.	0 35.0 30.5 17.0 31.	10.0 33.5 32.5 18.0 32.0	0 34.0 31.5 18.0 31.	0 35.0 31.0 17.0 30.	0 35.0 31.0 17.0	0 35.0 31.5 17.0 30.	32.5 31.5 18.5 32.	0 35.0 31.0 17.5 31.	. It u	0 34-0 32-5 18-5	0 32.5 33.0 18.5 32.	0 34.0 32.5 18.5 32.	0 35.0 32.5 18.5	0 35.0 32.0 18.5	0 35.0 32.0 18.0	0 35-0 32-5 18-0 32-0	10-0 35-0 31-5 18-0 32-0	0 31.0 30.0 18.0 32.	0 30.0 33.0 17.0 29.	0 34.5 17.0	0 29.5 33.0 17.0	0 31.0 29.5 17.0	0 30.0 30.0 17.0	0 30.0 30.0 17.5 30.	0 30.5 30.5 17.5	30.5 33.0 17.0 29.	0 31.5 34.5 17.0 30.	.0 29.5 33.5 17.0 29.	10.0 30.0 30.0 17.0 30.0
TOTAL OF SPACINGS	AXLE	TOTAL OF SPACINGS	688	169	676	700	689	919	619	629	704	687	0 0 4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	716	715	714	717	713	707	717	108	685	649	689	646	654	652	661	672	652	692	653	. 654
	INCHES	F. G	90 49		90 49	90 49		69 06				95 49				65 06				90 49			114 49		4				2	4	n		151 53
	<u>z</u>	0 E	49 118	_	- -	52 127	~	49 104		1 105	8 98	49 107			53 132	53 133	_	_	0	49 135	144	144	-	112	011 6	3 131 1	3 13	3 13	131	114	9 114	114	49 133 1
	AXLE SPACINGS	O O	20	50 21	8 50 214	50 21	50 21	20	50 21	20	20	118 50 219	0 3	200	20	20	50	20	20	18 50 226	2	51	51	51	21	15	21		ا د ا		15	15	8 51 99

						•	•					
	1 4 1								1			
SPAC	SPACINGS		Z	INCHES	5.5	- TOTAL OF SPACINGS	UNIT WEI	WEIGHTS	Z	11	THOUSANDS OF	POUNDS
8	0	a m		_	Ŋ	TOTAL OF SPACINGS		N	m	4	s	GROSS
51 9		FI 64	33 1	57	54	661	10.0	30.5	30.0	17.0	30.5	118.0
•	7 66			69	53	672	0	31.0	30.0	17.5	30.5	119.0
51 10		52 15	200	185	50	707		31.5	32.0	18.0	32.0	123.5
		-	1	0	64	626	0	31.0	29.0	17.5	29.0	116.5
			_	51	53	654	0	30.5	29.5	17.0	30.5	117.5
			113 13	25	54	661	0	31.0	29.5	17.0	30.5	118.0
			~	69	53	672	0	30.5	30.5	17.0		119.0
			~ .	71	ر ا ا	670		30.5	30.5	17.0		119.0
100	911	000	9119	10	50	160	0.0	20.0	000	17.0	30.00	119.0
				69	23	675	0	31.5	30.0	17.0		119.5
			115 1	51	53	654	0	31.0	29.5	16.5	30.5	117.5
		5	5	53	64	652	0	30.0	30.0	17.0	29.5	116.5
		6		57	54	661	0 0	30.5	29.5	17.0	31.0	118.0
10 10	18 11	49 11:		000	50	673	0.01	31.5	30.0	17.0	31.00	0.611
• -	-		ı oı	155	48	713		32.0	35.0	18.0	31.0	126.0
	_			11-4	64	029	0	30.5	34.0	17.0	30.0	121.5
7	-		_	114	64	671	0	31.0	34.0	17.0	29.5	121.5
_	-		_	55	848	711	0	31.5	35.0	18.0	31.0	125.5
-				51	53	829	0	31.5	30.5	17.5	31.5	121.0
10	11.0	21 20	151	200	40	080	0.0	0.10	200	0.01	31.0	0.121
-			-	2 5	0 4	450		42.5		17.5	31.5	122.5
_	~	_	~	55	8	717		31.5	35.5	18.0	31.0	126.0
51 12	23 4	49 13	33 1	51	53	678	10.0	32.0	30.0	18.0	30.5	120.5
51 15	23 4	49 13	33 1	53	64	676	10.0	31.0	30.5	18.0	31.0	120.5
21 15		49 1J	33 1	25	54	685	0	31.0.	31.0	17.5	32.0	121.5
_		-	46	06	64	626	0	30.5	29.5	16.5	30.0	
7			_	69	48	643	0	56.62	28.5	16.0	28.5	•
_		-	-	21	53	099	0	30.5	30.0		30.5	•
			-	53	64	658	0	31.0	30.0			
u	1 27 6	54 10	106 1	57	20	299	0.01	0	30.5	17	21.0	118.5



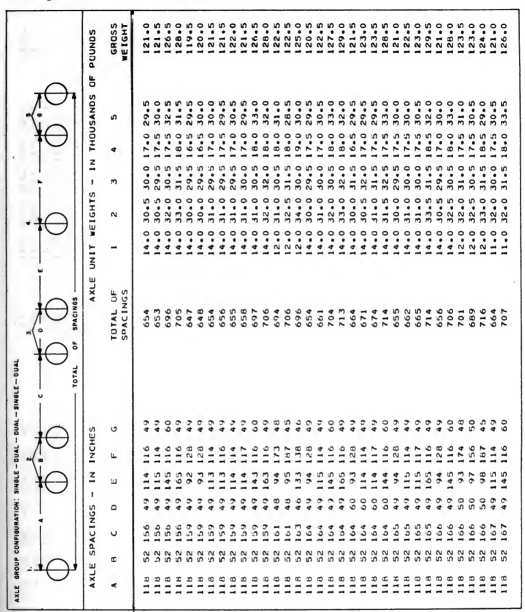
		AXLE UNIT WEIGHTS TOTAL OF SPACINGS 632 10.0 30.0 629 10.0 30.0 631 10.0 31.0 634 10.0 31.5 650 15.0 29.5
	SPACINGS	1000 1000 1000 1000 1000 1000 1000 100
UNIT	UNIT	1 0000000000000000000000000000000000000
10.	10.	000000000000000000000000000000000000000
10.	10.	10.10.10.10.10.10.10.10.10.10.10.10.10.1
10.	10.	10. 10. 15.
10.	10.	10. 15. 15.
10	10	15
15	15	C1
-	-	
612 1	612 1	612 1
694	694	694
695	969	695
691	691	691
662	662	
645	645	662
644	644	662
249		662 645 644
657	647	662 645 644 747
671	647 657 660	00000000000000000000000000000000000000
711	647 657 660 671	6668 668 668 668 671
. 929	647 657 660 671 711	662 6455 6445 6577 650
651	647 657 660 671 711	662 645 6445 657 650 671 656
	657 650 660 671 171 111 111 111 111 111 111 111 111	662 645 644 647 11 657 711 711 711 11 656
•		
-		
629		
678		
681		
	657 10.0 657 10.0 650 10.0 711 10.0 656 10.0 651 10.0 653 10.0 673 10.0 667 10.0	



(rri (er (
		TOTAL OF SPACINGS	
INCHES		AXLE	UNIT WEIGHTS - IN THOUSANDS OF
G		TOTAL DE Spacings	1 2 3 4 5
88	•	169	15.0 32.5 31.5 18.0 31.0
4	5	099	0 34.0 30.0 17.0
90000	ם ת	V: CO V	10.0 34.0 30.5 17.0 30.0
4		655	0 32.0 29.5 17.0
92 49		663	0 34.5 30.5 17.0
95 49		699	0 33.0 31.0 17.5
		665	0 33.5 31.0 17.0
4 .		900	34.0 31.0 17.0
90 00		620	10.0 34.0 31.0 17.0 30.0
r io		716	0 32.5 32.0 19.0
		648	33.0 29.0 16.5
90 49		099	35.0 29.5 17.5
90 49		663	30.0 17.
40 05		0 000	34.5 30.0 18.0
		089	33.5 31.5 17.5
90 49		673	34.5 30.5 17.5
		929	33.5 31.5 17.5
		702	32.5 18.5
90 49		107	34.5 32.0 1
92 49		703	34.0 32.0 18.5
64 06		705	34.5 32.0 18.5
95 49	^	716	0 35.0 32.5 18.5
92 49	_	715	0 34.5 32.5 18.5
90 49		717	0 35.5 32.5 18.5
88 49	_	711	5 34.5 17.0
4	6	200	33.5 32.0 18.5
92 49	^	682	34.0 31.0 18.0
64 06	-	684	0 33.5 31.5 18.0
	49	. 702	.0 33.0 32.0 18.0
92 49	:	22.5	10-0 34-5 30-5 17-5 30-5

	UF POUNDS	GROSS	123.5	124.0	127.5	126.0	124.5	124.0	125.0	125.5	125.0	124.0	124.5	126.5	126.0	0.421	0.62	1000	123.5	128.5	124.5	127.5	127.5	125.0	125.5	130.0	127.0	127.0	127.5	127.0	127.5	126.5
	THUUSANDS	n			32.5		31.0	30.5	31.0	32.5		31.0			25		0 0	30.0	30.0	32.0	31.0	31.5	32.5	31.0	31.5	32.0	32.5	32.5	32.0	32.0		35.5
	IN THU	•	-	- 1	8.8	16	17.	17.	17.5		18	_	-	-	0 1	•	0.81		17	~	~	9	8	17.	17	8	8		2	2 4	7	8
	8	e)		31.	5 33.0	32	31.	31.	31.00	32.5	31.	5 30.5	5 30.5	32.	35		20.00		31.	32.5		31.	13	31.		32	32.	33.		38.00		2 0
.+0	WEIGHTS	N	0 35.	0 35.	33.	0 34.	0 35.	0 35	0 35.5	35.0	0 34.	0 35.	0 35.	0 34.	. 44.	000	9 6	35.	.35.		0	31.	33.	35.	35.	33.	33.	33.	34.	0 34 0	3 4 4	7 7 7
	CNIT	-	10.	10	0	10	10		0 0	0	10	10.0	0.	0.	0	0 0		0	0.0	10.0	10	15.	10.0	10.0	10.0	15.	10.0	0	0	0 0	2	
1074, 0, 99461111	AXLE	TOTAL OF SPACINGS	674	677	716	698	089	189	480	10 Z	069	677	680	702	102	000	0 11 00 00 00 00 00 00 00 00 00 00 00 00	629	679	720	682	694	718	686	689	713	215	917	213	4 1 1	200	612
	S	e e	49	64	0 0	54	64	64	7 0	6	64	64	6.0	4.9	0 0	2 4		9	40	64	4.5	44	64	40	64	40	64	0 0	g (2 0	40	0
1	INCHES	4	06	000	114	06	06	06	000	114	36	06	00	92	000	0 0	000	000	92	00	95	មេខ	114	06	000	88	20	5	2 5	9 6	2 2	200
10	2	in in	-		011	128	-	901	200		117	_	-	~	22		-		101		_			_	_	-	-			133	-	-
		a			0 0 0 4	3 49			200		64 1	4 50			0 0				5 51				-							200) 4	
	SPACINGS	U	_	٠.	51 212	_	_	_	515 13	5 1	_	1 21	51 214	_		*12 10			_	_	_	_	_	_		_	_			022 10		
-404	AXLE	⊅	8	20					2 6 1			118 5		-	20 20 20 20 20 20 20 20 20 20 20 20 20 2					114 5		-							201			

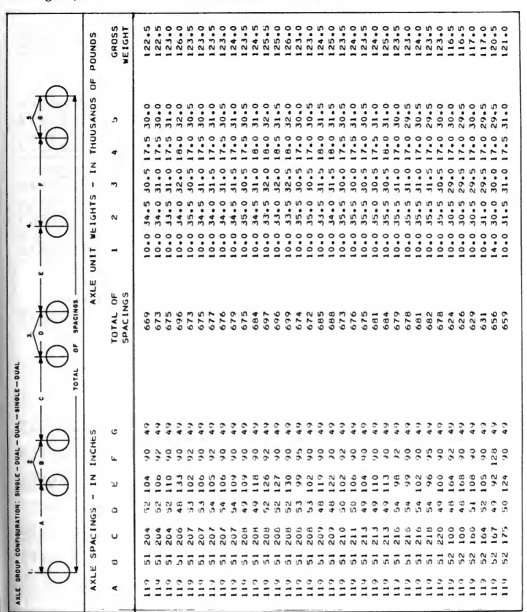
n(0	10 F			127.0	125	127.0	129.5	124.5	119.0	116.5	118.5	118.5	122.0	117.0	120.0	119.5	120.5	117.0	125.0	122.5	125.0	118.0	120.5	121.5	126.5	121.0	121.5	121.5	123.0	120.5	124.5	118.5	120.0
+	THOUSANDS	ئ	ł	18.0 32.0	ດທ	ı ıs	18.0 31.5	2	0	16.5 29.5	17.0 30.0	0	ıo	0	0	0	'n	0	0 (18.0 30.5	0	S	17.5 30.0	18.0 29.0	0	2		2	0	_		0	17.0 30.0
•	UNIT WEIGHTS - IN	1 2 3	0 33.5	10.0 35.0 32.0	35.5	0 35.5 31.	15.0 33.5 31.5	.0 35.5 29.	.0 29.5 28.	0 29.5 29.	12-0 30-5 29-0	0 30.0 30.	.0 30.0 29.	12.0 29.5 29.5	.0 31.0	.0 29.5 33.	.0 29.5 33.	.0 29.0 32.	0 32.0 31.	12-0 31-5 30-5	0 31.0 30.	.0 30.5 29.	12.0 31.0 30.0	12.0 31.5 31.0	.0 32.5	.0 32.5	.0 32.0 28.	.0 33.0 29.	32.5 28.	.0 31.0 30.	.0 31.5 29.	0 30.5 29.	14.0 30.0 29.0
S-Dual.	AXLE U	TOTAL DF SPACINGS	715	707	907	708	602	681	199	0 1	n 0 4	661	685	653	683	671	680	637	703	669	707	049	680	695	869	675	678	069	693	672	202	638	646
GROUP CONFIGURATION: SINGLE - DUAL - DUAL - SINGLE - DUAL	ES	ڻ	49	64	4 4	64	64	64	72	20	V (0 0	72	50	4.5	50	20	64	000	6 4 4	22	64	84	45	49	84	48	45	20	20	72	9	64
- DUAL-	INCHES	ıL	114	8 6	2 00	36	88	88	162	151	701	160	162	160	187	151	160	601	151	103	162	109	174	187	109	174	173	187	184	151	162	109	128
SINGLE	Z	ш	111	124	0.0	120	121	88	133	114	114	114	114	26	103	100	100	109	148	157	110	119	95	100	171	87	91				100	109	96
A		۵	48	4 0							0 0	50		50						20	4	4.9	48	48	S		4	4 5					4
CONFIGU	SPACINGS	U	224	224	225	225		N			117		-	_	_	_	_	-		134	٠-	-	145	145	_	_		_	_	-	~		156
AXLE GROUP G	AXLE S	8 B	18 51	118 51	o ao	æ	18 51		8	30 :	18 52) x		118 52	18 52					18 52			18 52	18 52								80	118 52



	v ⊢				0 E		S S	0 1	, 0			•	0 11	, 0	S	o 1		•				2	•	-
	GROSS WEIGHT	128.0	121.0	123.0	128.0	121.0	126.5	128.0	125.0	125.0	124.5	124.0	122.0	126.0	125.5	126.0	124.5	123.0	125.0	125.0	123.5	123.5	128.0	125.
	THOUSANDS OF	5 33.0 0 30.5 0 30.5	10.16		0 33.5			0 32.5			30.5		0 31.0			0 31.5				30.00			31.	0 32.0
	3 - 1N TH	32.5 18.5 29.5 17.0	10 0		31.0 18.0 32.0 18.0	30.5 1	31.5	32.5 19.0	31.5 1	31.5 18.0	32.5 17.0	2	31.0 17.0	31.5 1	31.5 1	31.5 18.0	32.0 1	32.0 1	32.0 1	32.5 17.0		2	0	31.5 18.0
•	UNIT WEIGHT	11.0 33.0 14.0 30.5 14.0 31.5	30.	30.	14.0 31.5	12.0 31.0		11.0 33.0	32.		14.0 30.5	0 30.	12.0 31.0	33.		12.0 33.0	31.	14.0 30.0	31.	14.0 31.0	31.	32.	34.	11.0 32.5
C O E SPACINGS	AXLE U TOTAL OF SPACINGS	716 657 664	658	668	708	4664	602	718	707	704	680	619	668	710	707	711	680	674	682	684	682	685	720	695
	ES G	4 4 4 0 2 0	6 4	4 4	0 4 0 4	50	09	64	200	51	4 4	49	50	20	51	51	64	64	54	4 4	64	64	46	48
	IN INCHES	65 116 93 128	~ n	2 4	44 116 63 116	1 0	ı er	64 116	n st	n ·	93 128 13 116		06 118	1 4	20	19 147	4			114 117) 4	4	33 138	14 128
	1	49 16 49 9			49 14	50 10		49 16			60 11	-	51 10	-	_	51 11				09	~	60 11	-	48 1
4	SPACINGS	52 167 52 168 52 168			52 169 52 169			52 170			52 172		52 173	-		52 173			N I	52 174		_	_	52 187
-404	A XLE	118 5 118 5			118 5 118 5			118 5			118 5 118 5	20	118 5			118 5				118				118 5

	POUNDS	GROSS	126.5	128.5	129.5	129.0	129.0	0.011	120.0	122.0	127.0	122.5	123.0	121.0	122.5	116.5	118.5	116.5	117.5	120.5	121.5	118.5	119.0	121.5	121.5	119.5	120.0	122.0	121.0	120.5	120.5
	UNIT WEIGHTS - IN THOUSANDS OF	1 2 3 4 5	.0 32.0 32.0 18.5 32.	12.0 33.0 32.5 18.5 32.5 14.0 32.5 32.0 18.5 32.5	0 32-5 32-0 19-0 32-	0 34.0 32.5 18.5	33.0 31.5 18.5 32.	11.0 31.0 29.5 17.0 30.0	0 31.0 30.5 17.5 30.	0 32.5 30.5 17.0	0 33.5 32.0 18.5 32.	0 33.0 30.5 17.5	11.0 31.0 30.5 18.0 31.0	.0 32.0 30.0 18.0 30.	.0 32.5 30.5 18.0	0 30.5 29.5 16.5	0 30.5 30.5 17.5 30.	0 29.5 30.0 17.0 30.	10-0 30-0 30-0 17-0 30-5	31.5 30.5 18.0 30.	0 32.5 30.5 1	0 30.5 31.0 17.0	0 31.0 31.0 17.0	0 31.5 31.0 18.0 31.	0 32.0 30.5 18.0	.0 31.0 30.5 18.0 30.	0 31.5 30.5 18.0 30.	31.5 17.5 31.	31.5 31.0 1	0 31.5 31.0 17.0 31.	.0 31.0 31.0 17.5 31.
or SPACINGS	AXLE	TOTAL DF SPACINGS	703	716	718	719	716	651	499	919	718	199	999	699	919	626	650	630	250	099	662	645	648	661	099	652	654	799	0 K	656	658
	INCHES	ט		117 50	7 4	4	128 49			136 49	S		113 49	125 50	118 49	4	4		90 49	4	90 49	90 49	4	4	4	4	4 .	90 49	1 4	92 49	64 06
	z ı	D E	112	51 124 1	211 6	121	ъ.	49 100	- 6		9 148	127	49 111			-	-		52 109	-	50 127	_		_	_		-	51 124	-		2
	AXLE SPACINGS	υ 13	Q	52 204		N	52 224	53 158		3 1	7		53 173	7	_	_	_		50 163	-	221 05	-	~	_	_	_	200	119 50 184	-	-	0

	THOUSANDS OF PCUNDS	5 GROSS WEIGHT	0	5 31.0	റം	30.0	0 30.0	0 30.0	0 30.0	5 32.5 126.5	5 29.5 118.	0 30.5	5 30.0	5 30.5 120.5	0 31.0	0 31.0	5 30.0	0 1	5 30 5	0 30.5 1	0 31 0 0	0 31.5 123.0	31.0	5 31.0	0 31.0	5 31.0	5 32.5 1	5 32.0	31.5 123.	5 32.0 125.5
	UNIT WEIGHTS - IN THE	1 2 3 4	33.0 31.5 18.	5 31.0 17.	0 32.5 30.5 17.	33.5 31.0 17.	0 34.0 31.0 17.	0 34.5 30.5 17.	.0 35.0 31.0 17.	10.0 33.0 32.5 18.5	0 31.5 29.5 17.	.0 31.0 30.0 17.	30.0 30.0 16.	10.0 32.0 30.5 17.	32.0 30.5 18.	31.5 31.0 18.	33.0 31.0 17.	33.0 31.5 18.	10.0 32.0 31.0 17.5	33.0 31.0 17.	32.5 31.5 18.	10.0 32.0 31.5 18.	33.0 31.0 1	.0 32.5 31.0 17.	33.5	33.0 31.0 17.	33.0 32.0 18.	33.5 32.0 1	33.0 31.0 1	10.0 33.0 32.0 18.5
C D D D D D D D D D D D D D D D D D D D	AXLE	TOTAL OF SPACINGS	682	199	0 00	9 9 9 9	199	663	674	580	642	645	627	654	674	662	665	678	664	662	675	678	678	670	699	671	669	700	677	269
1	INCHES	9	0 49		64		0 49		4 .	0 R 24 4		6 7 0		0 49		64 0			0 to 40	64 0	64 0	4	N 0	4	92 49	64 0	95 49	64 06	4	92 49
1 0 10 10 10 10 10 10 10 10 10 10 10 10	Z I	D E F	e	103	50 104 92	102	54 104 90	66	2 104	52 110 90 49 130 95	0 128		104	50 124 90	-	124	127	132	54 101 95	4 104	116	611	50 117 90	105	2 107	52 111 90	69 135 9	141	0 114	49 134 9
- 4	AXLE SPACINGS	D 8	50 190	191	200	200	201	202	210	50 210	155	155	162	51 171	177	178	178	184	51 195	195	197	197	51 196	199	199	661 19		201		51 203



					•			
INCHES	ACHES	S		5	UNIT WEIGHTS -	IN THOUS	THOUSANDS OF F	POUNDS
F		G i		TOTAL OF SPACINGS	1 2 3	4	S	GROSS
4	4		6	199	10.0 32.0 31.	5 17.5	31.0	122.0
92 49	4 4	49		668	10.0 34.0 30.	5 17.5	30.5	122.5
	4	4		189	33.0 31	5 18.0	31.5	124.0
90 49	4	49		673	34.0 31	0 17.5	30.5	123.0
		49		929	33.5	0 17.5	31.5	123.5
4 4	4 4	49		677	35.0	5 17.5	31.0	124.0
95 49	4 4	y 4 y 0		680	10.0 35.5 30.	5 17.5	30.5	123.5
4	4	49		683	35.0 31	17.5	31.0	124.5
90 49	4	64		689	35	0.81 0	31.0	125.0
4	4	64		692	34.5	5 18.0	31.5	125.5
4	4	49		678	35.5	2 17.0	31.0	124.0
90 49	4,4	6.4		677	35.5	0 17.0	30.5	123.0
† <	† <	7 0		2 4 6		16.6	0.00	116.6
4	4	6 4		1 499	0 32.0	17.0	30.5	120.5
136 49	4	49		672	31.0	0 17.5	31.0	120.5
113 49	4	64		654	11.0 32.0 29.	5 17.5	30.0	120.0
4	4	64		629	31.0	5 17.0	31.0	120.5
4	4	64		899	0 32.0	5 17.5	31.0	122.0
125 49	4 4	9 4		0 0 0 0	11.0 32.5 31.0	18.0	30.5	122.5
4	4	64		676	31.0	0 17.0	31.0	119.0
112 49	4	64		669	32.0	0 18.0	32.0	125.0
112 49	4	40		702	32.5	0 18.0	32.0	125.5
90 49	4	49		627	30.0	17.0	30.5	117.0
64 06	4	49		641	30.0	17.5	30.0	117.5
4	4	49		651	30.5	2 17 5	30.5	119.0
4	4	49		664	31.0	0 17.5	31.5	121.0
4	4	4		649	31.0	0 11.0	30.5	119.5
4	4	4	_	653	31.0	5 18.0	30.5	120.0
95 49	•	4	_	655	10.0 31.0 31.	0 17.0	31.0	120.0
4	4	4						

TO COURT CAMERICATION . SING E - DITAL - CING E - DITAL		9 1971	14110	- IALIO	F. Dulai		
AALE GROOP CORPISORS) 0	DON'T SING	, e	un.	
		1	V.				
AXLE ,SPACINGS	- S9	Z	INCHES	ES	AXLE	UNIT WEIGHTS - IN THOUSANDS OF	POUNDS
A B C	٥	ш	Œ	g	TOTAL OF SPACINGS	1 2 3 4 5	GROSS
120 50 201	84	107	06	64	665	10.0 33.5 30.5 17.0 31.0	122.0
20	54	103	92	54	699	0 34.0 31.0 17.0 30	122.5
20	54	107	06	64	671	0 33.0 31.5 17.5	122.0
20	53	115	92	64	682	0 33.5 31.5 18.0	124.0
20	20	104	92	64	699	0 34.0 30.5 1	122.0
20	20	108	06	49	671	10.0 34.5 30.5 17.5 30.0	122.5
20	25	101	95	49	675	10.0 34.5 30.5 18.0 30.0	123.0
20	50	114	92	6.4	683	34.0 31.0 1	124.5
20	52	101	95	54	677	0 34.5 31.0 17.0	123.5
20	52	127	06	49	702	34.0 32.0 18.0	126.0
21	48	168	06	49	628	0 30.0 29.5 17.5	116.5
21	84	216	9	4 B	664	0 35.5 29.0 16.5	123.0
21	9	216	09	848	688	0 35.5 33.0 16.5	127.0
21	20	131	06	64	652	30.5 30.5 17.5	119.0
2.	21	132	26	6 4	662	0 31.5 31.0 17.0	120.5
21	4 1	123	113	64	2.29	0 32.0 30.5 17.5 31	122.5
20	000	124	0 0	04	199	32.0 30.5 18.0	121.5
٠,	200	127	000	64	499	0 32.5 30.5 18.0	122.0
021 10 021	r c	2 6	7 .	7 4	140	0 30.5 31.0 17.0	6-811
7 10	0 K	721	211	7 0	5 4 4 5 4 4	10.0 31.0 31.0 18.0 31.0	124.5
51	53	116	06	64	629	0 32.0 31.0 17.5	120.5
120 51 181	20	116	92	64	629	0 31.5 30.5 18.0	121.0
21	52	101	92	49	653	10.0 31.0 30.5 18.0 30.0	119.5
51 1	21	127	06	4.0	672	10.0 32.0 31.5 18.0 31.0	122.5
21	25	104	96	49	658	31.5 30.5 18.0	120.5
21	48	132	92	64	681	32.5 31.5 18.0	124.0
21	54	106	0	64	099	31.5 31.0 17.5	120.5
51	64	117	95	49	699	32.0 31.0 18.0	122.0
21	20	102	5	49	658	32.0 30.5 17.5	120.0
51 1	50	108	06	64	629	32.5 30.5 17.5	120.5
0 51 1	0 1	601	N O	4	999	0 32.5 30.5 17.5 31.	122.0
0 21	9	011	0	64	665	.0 32.5 30.5 17.5 31.	121.5
120 51 196	64	113	90	64	668	10.0 33.0 30.5 18.0 30.5	122.0

3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
33.5 31.5 5 13.5 13.5 13.5 13.5 13.5 13.
33.0 30.0 17. 33.5 30.0 17. 33.6 5 30.0 17. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 13. 35.0 15.
0 33.5 30.0 17.5 3 31.5 31.5 31.5 31.5 31.5 31.5 31.5
34.5 30.5 17.0 0 33.5 31.0 17.5 0 33.6 31.0 17.5 0 34.0 31.0 17.5 0 34.0 31.0 17.5 0 35.5 31.0 18.5 0 35.5 31.0 18.5 0 35.5 31.0 17.5 0 35.5 31.0 17.5 0 35.5 31.0 17.5 0 35.5 31.0 17.5 0 35.5 31.0 17.5 0 35.5 31.0 17.5 0 35.5 31.0 17.5 0 35.5 31.0 17.5 0 35.5 31.0 17.5 0 35.5 31.0 17.5 0 35.0 31.5 18.0 0 35.0 31.5 18.0 0 31.5 29.0 16.5 0 31.5 29.0 16.5 0 31.5 29.0 16.5 0 31.5 29.0 16.5 0 31.5 29.0 16.5 0 31.5 29.0 16.5 0 32.0 29.5 16.5 0 32.0 29.5 16.5
335.0 337.0
35.0 30.0 17.0 30.5 3 34.0 34.0 31.0 18.0 31.0 34.0 31.0 34.0 31.0 34.0 31.0 34.0 31.0 34.0 31.0 32.0 18.5 32.0 32.0 35.0 35.0 35.0 35.0 35.0 35.0 35.0 35
34.0 31.0 18.0 31.0 34.0 34.0 34.0 31.0 34.0 31.0 18.0 31.0 32.0 32.0 32.0 32.0 32.0 35.5 31.0 35.5 31.0 35.5 31.0 17.5 31.0 35.5 31.0 17.5 31.0 35.5 31.0 17.5 30.0 35.5 31.0 17.5 30.0 35.5 31.5 18.0 31.5 30.0 35.0 31.5 18.0 31.5 32.0 35.0 31.5 18.0 31.5 30.0 35.0 31.5 18.0 31.5 30.0 35.0 31.5 30.0 35.0 31.5 30.0 35.0 31.5 30.0 35.0 31.5 30.0 31.5 30.0 31.5 30.0 31.5 30.0 31.0 35.0 31.0 35.0 31.0 35.0 31.0 35.0 31.0 35.0 31.0 35.0 31.0 35.0 31.0 35.0 31.0 35.0 31.0 35.0 31.0 35.0 31.0 35.0 31.0 35.0 31.0 35.0 31.0 35.0 31.0 35.0 31.0 35.0 35.0 35.0 35.0 35.0 35.0 35.0 35
34.0 32.0 18.5 32.0 34.0 34.0 34.0 34.0 32.0 18.5 32.0 34.0 35.0 34.0 32.0 35.0 35.0 35.0 35.0 35.0 35.0 35.0 35
32.0 29.5 32.0 18.5 32.0 35.0 35.0 35.0 35.0 18.5 32.0 35.0 35.0 35.0 35.0 35.0 35.0 35.0 35
34.5 32.0 18.5 32.0 35.5 34.0 16.5 30.0 35.5 31.0 17.5 30.0 35.5 31.0 17.5 30.0 35.5 31.0 17.5 30.0 35.5 31.0 17.0 31.0 35.5 32.0 18.0 31.5 35.5 32.0 18.5 32.0 35.5 32.0 18.5 29.5 35.5 29.0 16.5 29.5 31.5 29.0 16.5 29.6 31.5 29.5 16.5 30.0 31.0 29.5 16.5 29.5 32.0 29.5 17.0 30.0
0 35.5 34.0 16.5 30.0 0 35.5 3 34.0 16.5 30.0 0 35.0 31.0 17.5 30.0 0 35.0 31.0 17.5 30.0 0 35.0 31.0 17.5 30.0 0 35.5 31.0 17.5 30.0 0 35.5 31.5 18.0 31.5 0 31.5 0 31.5 29.5 0 31.5 29.5 0 31.5 29.5 0 31.5 29.5 0 31.5 29.5 0 31.0 29.0 17.5 32.0 0 34.0 29.0 17.5 32.0 0 32.0 29.5 16.5 29.5 0 31.0 29.0 17.5 29.5 0 32.0 29.5 16.5 29.5 0 32.0 29.5 17.0 29.0 0 32.0 29.5 17.0 29.0 0 32.0 29.5 17.0 29.0 0 32.0 29.5 17.0 29.0
35.5 31.0 17.5 30.0 35.5 31.5 17.0 31.0 31.5 32.0 32.0 32.0 32.0 32.0 32.0 32.0 32.0
0 35.5 31.5 17.0 31.0 0 34.5 31.5 18.0 31.5 0 43.5 32.0 18.5 31.5 0 43.5 22.0 16.5 29.5 0 34.5 36.0 19.0 19.5 0 31.5 29.0 16.5 29.5 0 31.5 29.5 16.5 29.0 0 31.0 29.5 16.5 32.0 0 32.0 29.5 16.5 30.0 0 32.0 29.5 16.5 30.0 0 32.0 29.5 16.5 29.5 0 32.0 29.5 17.0 30.0
34.5 31.5 18.0 31.5 31.5 31.5 31.5 31.5 31.5 31.5 31.5
35.0 (3.4) (
34.5 29.0 16.5 29.5 0 34.5 36.0 19.0 19.5 31.5 29.0 16.0 29.0 0 31.5 29.5 16.5 32.0 0 34.0 31.0 18.0 31.5 0 32.0 29.5 16.5 29.5 0 32.0 29.5 16.5 30.0 0 32.0 29.5 17.0 30.0
34.5 36.0 19.0 19.5 13.5 31.5 29.0 19.5 31.5 29.0 16.0 29.0 13.5 29.0 13.5 32.0 34.0 31.0 29.5 11.5 29.5 29.5 20.5 20.5 20.5 20.5 20.5 20.5 20.5 20
0 31.5 29.0 16.0 29.0 131.5 29.5 16.5 30.0 29.0 131.5 29.5 16.5 30.0 131.0 34.0 31.0 18.0 31.5 29.5 10.3 20.0 132.0 29.5 16.5 29.5 10.3 20.0 17.0 30.0 17.0 32.0 29.5 17.0 29.0 17.0 32.0 29.5 17.0 29.0 11.0 29.0 11.0 29.0 11.0 29.0 11.0 29.0 11.0 29.0 11.0 29.0 11.0 29.0 11.0 29.0 11.0 29.0 11.0 29.0 11.0 29.0 11.0 29.0 11.0 29.0 11.0 29.0 29.0 11.0 29.0 29.0 11.0 29.0 29.0 29.0 29.0 29.0 29.0 29.0 29
0 33.0 30.0 17.5 32.0 0 34.0 31.0 18.0 31.5 0 31.0 29.0 16.5 29.5 0 32.0 29.5 16.5 20.0 0 32.0 29.5 17.0 30.0
0 34.0 31.0 18.0 31.5 0 31.0 29.0 16.5 29.5 0 32.0 29.5 16.5 29.5 0 32.0 29.5 16.5 30.0 0 32.0 29.5 17.0 30.0
0 31.0 29.0 16.5 29.5 0 32.0 29.5 16.5 29.5 0 32.0 29.5 16.5 30.0 0 32.0 29.0 17.0 30.0
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0 32.0 29.5 16.5 30.0 0 32.0 29.0 17.0 30.0 0 32.0 29.5 17.0 29.0
0 32.0 29.0 17.0 30.0
0 32.0 29.5 17.0 29.0
(17 1

	OF POUNDS	GROSS	123.5	123.0	123.5	128.5	129.5	123.0	126.5	122.5	126.0	116.5	117.0	119.0	117.0	119.0	122.0	122.5	121.5	122.0	122.5	122.0	123.5	123.0	116.5	116.5	122.0	124.5	123.5	123.5	125.5	122.5	'n	124.0
	THOUSANDS OF	જ	.0 29.5	0	5 29.5			٥		7.5 31.5	0	10	_	_		_	0				7.5 30.5			10	0	.0 29.5	0	.5 31.5	0				5 30.	5 30 5
	Z I	£ 4	31.5 17	31.5 1	31.5	5 32.5 17.0	5 31.5	5 34.0 1	5 34.5 17.	30.5	0 32.0 1	0 29.5 1	30.0	30.0	5 30.0	5 31.0 1	5 31.5 1	0 31.5 1	5 30.0 1	31.0	5 31.0 1	5 30.5 1		5 31.5 1	5 29.5 17.	5 17	31.0 18	0 31.5 17	5 31.5 1	31.0 1	32.0 1	30.5 1	5 31.0 1	0 31.0 17.
.+0	UNIT WEIGHTS	1 2	14.0 31.	0	32.	14.0 32.5		0 30.	31.	0 31.	0 32.	0 30.	30.	31.	30.	30.	0 31.	32.	33.		10.0 34.0	34.	34.	10.0 33.	10.0 30.	0 30.	0 32.	0 34.	0 32.		10.0 33.0		10.0 34.	10.0 35.
TOTAL OF SPACINGS	AXLE U	TOTAL OF SPACINGS	676	675	678	718	719	680	708	685	704	628	640	650	633	648	699	672	665	671	600	665	676	678	630	629	299	685	683	619	701	675	629	680
L - DUAL - SINGI	INCHES	g	6 49	4		0 0 0	4		3 48	3 48	\$ 50		64	4	4				4		04 4	4	649	0.49	649	0.49	64 0	0 49	64 0	64 0	0 40	64	5 49	64
N: SINGLE - DU	2	m T	60 113 116	114 1	114	60 144 116 49 96 128	117.1	96			48 98 123	168	123	127	20	103	124	127	901	101	54 104 90	66	~	52 111 90	51 107 92	2		51 136 90	m	117			2 104 95	3 106 90
GROUP CONFIGURATION: SINGLE - DUAL - DUAL - SINGLE - DUAL 1. C C C C C C C C C C C C C C C C C C C	SPACINGS	вср	60 158 6	158	158	60 158 6	210	130	48 130 110	48 169 4	516	102	155	161	168	179	184	184	200	201	20 201 5	202	205	50 205 5	51 159 5	5 160 5	51 181 5	51 187 5	51 200 5	1 201	51 206 4	207	51 207 5	51 210 5
AXLE GRO	AXLE	∢	120	120	120	120	120	121	121	121	121	121	121	121	121	121	121	121	121	121	121	121	121	121	121	121	121	121	121	121	121	121	121	121

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TOTAL OF	107AL	C TOTAL
існёѕ	INCHES	- IN INCHES
G TOTAL OF SPACINGS		9
0 49	06	0
94 0	06	
	148	148
	123	
	123	123
	123	123
3 50	123	
	88	88
18 49	88	88
	88	88
5 50	175	
	124	124
	155	155
	204	204
88 49	x x	
88 49	88	
18 49	88	88
18 49	88	
	123	123
.2 49	172	
	142	142
	151	151
57 54	157	
99 53	169 5	S
0 20	170	
51 53	151	
69 53	169	
51 53	151	
53 49		

PACE UNIT WEIGHTS — IN THQUSANDS OF PCUNDS TOTAL UF 1 2 3 4 5 GROS SPACINGS FOR 12:0 30.5 30.5 17:0 30.5 120.6 681 12:0 30.5 17:0 31.0 121.6 681 12:0 31.5 31.0 17:0 31.0 121.6 689 12:0 31.5 31.0 17:0 31.0 121.6 689 12:0 31.5 31.0 17:0 31.0 121.6 684 12:0 31.5 31.0 17:0 31.0 121.6 684 12:0 31.5 31.0 17:0 31.0 122.6 699 12:0 31.5 31.0 17:0 31.0 122.6 699 12:0 31.0 30.5 17:0 31.0 122.6 699 12:0 31.0 30.5 17:0 31.0 122.6 699 12:0 31.0 30.5 17:0 31.0 122.6 699 12:0 31.0 30.5 17:0 31.0 122.6 699 12:0 31.0 30.5 17:0 31.0 122.6 699 12:0 31.0 30.5 17:0 31.0 122.6 699 12:0 31.0 17:5 32.0 122.6 699 12:0 31.0 30.5 17:0 31.0 122.6 699 12:0 31.0 17:5 32.0 122.6 699 12:0 31.0 17:5 32.0 122.6 699 12:0 31.0 17:5 32.0 122.6 699 12:0 31.0 17:5 32.0 122.6 699 12:0 31.0 17:5 31.0 12.6 699 12:0 31.0 17:5 31.0 17:5 31.0 12.6 699 12:0 31.0 17:5 31.0 12.6 699 12:0 31.0 17:5 31.0 17:0 31.0 12.6 699 12:0 31.0 17:0 31.0 17:0 31.0 12.6 699 12:0 31.0 12.0 31.0 17:0 31.					-	AALE GROOT CONTINUES STATE - DONE - DONE - DONE						
1LE SPACINGS - IN INCHES 1LE SPACINGS - IN THOUSANDS OF POUR 1LE	لاد				1	,		* - 1				
SPACINGS - IN INCHES		4					Total.					
B C D F F G SPACINGS SPACINGS S1 125 54 106 157 54 667 12:0 30-0 30-5 17:0 30-5 17:0 30-5 11:0 30-5 11:0 30-5 17:0 30-5 11:0		CING	1		NCHE	S	AXLE	CNIT	1			
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51 125 54 106 169 53 681 12.0 30.5 51.7.0 30.5 51.7.0 30.5 51.7.0 30.5 51.7.0 30.5 51.7.0 30.5 51.7.0 30.5 51.7.0 30.5 51.7.0 31.0 51.5 51.0	٦		1	90	57	54	670	.0 30	0 30.	17.	30.	
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	5	38	_	02.1	63	90	683	0	30.	17.	31.	121.0

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				TOTAL OF SPACINGS		\bigcirc
AXLE SPACINGS	N1 - S5	N INCHES	HES	AXLE	UNIT WEIGHTS - IN THOUSANDS	S OF POUNDS
у B С	D E	u.	ی	TOTAL OF SPACINGS	1 2 3 4 5	GROSS
23 53 141	48 118	2 157	48	682	12.0 31.0 30.0 18.0 30.0	121.0
48	0			647	0 29.5 29.0 17.0	-
40	η.	_		678	0 31.0 30.5 17.0	-
	~ ~			676	0 31.0 30.5 17.0	121.5
24 49 117	53 131	100	0 J	n 99	0 31.5 31.0 1	7
64	m			694	.0 31.0 31.0 17.5	123.0
24 49 119	49 133	_		678	0 30.0 30.5 17.5 31.	121.0
4 49 1	-			685	.0 30.5 30.5 17.5	-
4 49 11	_	-		969	0 31.0 30.5 18.0	-
4 49 11	~	-	64	694	0 31.5 30.5 18.0	
24 49 123	54 106	5 151	ئ د د	000 0000	12.0 30.0 30.0 15.5 30.0	118.5
49 1	-			667	0 29.5 30.0 17.0	
49 1	_	_		678	0 30.0 30.5 17.0	
49 1		-	20	929	0 30.0 30.5 17.0	-
49 I		~	4.9	676	0 30.5 30.5 17.0	-
49 1		_	53	678	0 30.5 30.5 17.0	-
49 1	53 113	~	64	929	0 31.0 30.5 17.0	-
1 64 1	53 113		54	685	30.5 17.	122.0
* <	54 114	171	0 0	0 40 4	0 31.5 31.0 17.5	• -
4.9			53	681	0 30.5 30.5 17.5	121.0
49 1			54	688	.0 31.0 30.5 17.0	122.5
124 49 136	50 118	8 169	53	669	12.0 31.5 30.5 18.0 31.0	-
4 49 1	50 118	0 1 1 P	50	269	.0 31.5 30.5 18.0	-
4 49 1	20 118	-	64	269	.0 31.5 31.0 17.5	123.0
4 49 1	11	5 151	53	678	.0 31.0 30.0 17.5	121.0
4 49 1	11	_		676	0 30.0 30.5 17.5	120.5
4 49 1	0 11	~		685	0 30.5 30.0 18.0	121.5
4 49 1	11	-		969	0 31.0 30.5 17.5	123.0
4 49 1	-			648	0 31.0 30.0 17.0	118.5
4 49 1	1 1 1	_	64	630	.0 31.0 29.5 16.5 29.	
221 00 00		000	0	6.40	A 00 0 17 0 00 A 15 0 01	117

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	PCUNDS	GROSS	116.5	116.5	116.5	116.5	122.0	121.0		122.5	124.0	124.0	121.0	121.5	123.0	123.0	123.0	122.0	122.0	122.55	123.0	123.5	123.5	123.0	÷.	÷,	123.5	122.5	123.0	123.0	12.3.0
	UNIT WEIGHTS - IN THOUSANDS OF	1 2 3 4 5	31.5 29.5 16.5	0 29.5 17.0 30.	0 30.5 29.5 17.0	0 30.0 30.0 16.5 30.	0 32.0 31.0 18.0	31.5 31.5 17.5 30.	0 31.0 31.5 18.0 31.	10.0 32.5 31.0 18.0 31.0	0 44.5 31.5 17.5 31.	0 33.5 31.5 17.5 31.	32.0 31.0 17.5.	0 33.0 31.0 17.0 30.	10.0 32.5 31.0 17.5 30.5 10.0 31.5 31.5 18.0 32.0	0 32.5 31.5 18.0	0 33.0 31.0 18.0	33.0 31.0 17.5	32.5 31.0 17.5 31.	0 33.5 31.0 1	0 33.0 31.0 17.5	0 32.0 31.5 18.0	0 33.0 31.0 18.0 31.	34.0 30.5 18.0	0 34.0 30.5 17.5	0 33.5 31.0 17.5	10-0 33-5 31-0 18-0 31-0	34.0 31.0 17.5	34.0 31.0 17.0	0 35.0 30.5 17.0 30.	10.0 34.0 31.0 17.5 30.5
TOTAL OF SPACINGS	AXLE	TOTAL OF SPACINGS	631	628	631	630	668	667	699	671	683	683	667	665	689	678	677	671	673	673	675	683	680	675	674	677	680	676	675	673	919
A B C CONTROLL STATE CONTROLL CONTROL CONTR	INCHES	U	90 49	94 09		90 49	67 06			00 04 04 04		90 43			95 49		90 49			92 49		95 49				.	000		90 49	90 49	90 49
	2	U E	51 111	52 107	106	106	127	123	123	51 127	136	-	101		53 113	116	117	107		701	111	113	114	107	2 108	11:	52 104	106	52 107	52 104	52 107
	AXLE SPACINGS	ВС	49 1	49 157		49 1	49 1	1 64	49 1	4 49 131	4 4 4 1	4 49 187	6.4	o :	4 49 195	64	4 49 198	64	24 49 199	1 4	64	64	64	5.4	-			64	4 49 204	64	4 49 205

-					oi:		eri'	•		w)	
••••		4					C O O SPACINGS	<u>.</u>			
AXLE		SPACINGS	- 35	z	INCHES	ES	AXLE	UNIT WEIGHTS -	z	THDUSANDS OF	SOUNDS
4	æ	U	٥	ш	٠.	ی	TOTAL OF SPACINGS	1 2 3	4	S	GROSS
24	6 6 4	207	52	103	92	64	919	10.0 34.0 30	.5 17.	5 30.5	122.5
124	6	202	54	105	86	64	680	0 34 . 0	17.		123.5
124		207	54	106	0	64	619	0 34.0	17.		123.0
124	64	202	54	601	06	64	082	0 34.5	17.	5 31.0	124.0
50	-	200	1 4	901	9 9	4 4	583	34.	18.	200	124.5
24		208	25	124	95	64	102	0 33.5	18		125.5
24		208	52	126	92	64	700	.0 33.5	-		125.5
54		208	25	127	90	64	669	0 33.0	.81	5 31.5	125.0
24		208	53	102	92	64	229	.0 35.0	5 17.	5 30.5	123.5
124		208	53	901	90	64	619	34.5	_		123.5
124		20B	54	105	92	64	681	0 34.5	0 17.		123.5
124	0	208	24	601	06	64	683	34.5	. n		123.5
124	.	500	7.	105	8	64	219	35.0	0	31.	123.5
421	.	602	00.	501	0 0	64	676	10.0 35.0 30.0	0 17.5	30.5	123.0
4 0		000	N 6	120	N C	7 0	107	000	-		100.0
1 0	. 5	0 -	3 4	100	0	100) n	2 4 4 6			0.001
24		211	0.4	103	06	. 0	678	35.0			123.0
24	49	211	50	102	26	64	677	0	5 1	5 30.0	123.0
124	64	211	21	101	25	6.4	677	10.0 35.0 30.	5	0.11.0	123.5
54		213	64	107	5.	64	686	0	2		124.5
124	64	213	64	601	92	64	685	0	10		124.5
124		214	4.0	104	06	64	629	.0 35.0	-		123.0
124		516	54	96	98	55	683	0.35.0	 	29.	123.0
24		134	20	158	96	20	662	31.0	-		120.0
124		140	20	80	175	20	699	ß	10		118.5
124		991	20	13	175	20	694	35.0	-		122.5
124		170	20	134	96	20	674	31.0	18.		121.0
24		170	20	145	110	20	969	32.0	-		124.0
24		510	20	134	96	20	714	33.5	10		127.0
124		104	53	131	151	53	299	0 30.0	0		120.0
124		104	53	131	153	64	665	0	0 17.		119.5
400		40.			-		***	Cr 6 00 00			

				10	(-)		TOTAL OF SPACEMES				10		
AXLE		SPACINGS	65 -	Z	INCHES	ES		UNIT	WEIGHTS	1		THOUSANDS OF	POUNDS
<	8	U	۵	ш	a.	و	TOTAL DF SPACINGS	-	N	n	•	ທ	GROSS
24	51	104	53	131	170	50	683	12.0	31.0	30.5	17.0	31.0	121.5
	21	901	6	133	151	53	199	12.0	30.5			30.0	119.5
4 4	ຄິ	106	6 4	133	157	4 5	674	12.0	31.0	29.5	17.0	31.5	121.0
	0 0	011	4 4	901	153	0 4	749	12.0	30.0	20.0	1000	20.5	117.0
24	51	110	54	106	157	54	656		30.0	29.5	16.5	29.5	
24	51	110	54	901	170	20	665	12.0	30.5	30.0	16.5	29.0	
24	21	110	40	901	171	64	999	12.0	29.5	30.0	17.0	30.0	118.5
	21	155	53	113	151	53	199		31.0	29.5		30.0	
	S i	122	53	113	153	64	665	12.0	30.0	30.0	•	30.5	119.5
	2	122	5 5	113	157	4 .	674	•	30.0			30.5	120.0
* 0	0 4	122	200	2 :	507	ຄຸດ	689	0 0	30.5	30.0	2.71	30.5	121.0
4	2 5	123	500	118	151	5 5	070		31.0	29.5		30.5	120.0
54	51	123	20	118	153	54	668	12.0	31.0	29.5		29.5	119.5
24	51	124	4	115	157	54	674	12.0	30.5	30.0	17.0	30.5	120.0
54	25	124	64	115	169	53	685	12.0	31.0	30.0	17.5	30.5	121.0
24	21	124		115	171	64	683	12.0	31.5		17.0	31.0	121.5
24	21	140	53	131	151	53	703	12.0	32.0	31.5	17.5	31.0	124.0
24	5	140	53	131	153	54	101	12.0	31.5	31.5			
54	21	140	5	131	157	54	210	12.0	31.5	31.5	18.0	32.0	125.0
4 4	200	142	64	133	101	5.3	E01		31.5		18.0	32.0	124.5
1 0	0 4	2 4 4	1	201		a "	0 10	20.00	20.00		9 .	32.0	0.621
1 0	່	146	4	90	2 5	0 4	0000	1000	0 0	2 - 1		31.00	121.5
4	210	146	10	106	157	40	0 0	12.0	0 0 0			31.5	2000
54	19	146	54	106	169	53	703					31.5	
54	51	146	54	106	170	20	701	12.0	31.5	31.5	17.0	31.0	123.0
24	21	146	54	106	171	49	701	12.0	31.5	31.5	17.5	30.5	123.0
24	31	158	5.3	113	1.5.1	53	703	12.0	32.0	31.0	17.5	32.0	124.5
54	51	158	53	113	153	64	701	12.0	32.0	31.0	18.0	31.0	124.0
	51	158	53	113	157	24	710	12.0	32.0		17.5	31.5	124.5
54	υ 0	160	64		121	23	703	12.0		30.5			124.0
* * * *													

PACINGS - IN INCHES C D E F G SPP 161 49 93 130 49 161 49 94 169 48 167 51 127 90 49 186 51 133 90 49 197 54 104 90 49 197 54 104 90 49 197 54 104 90 49 198 52 101 90 49 198 52 108 90 49 200 52 109 92 49 201 52 109 92 49 201 52 109 92 49 203 52 104 92 49 203 52 104 92 49 203 52 104 92 49 204 52 105 92 49 205 52 107 90 49 206 52 107 90 49 207 54 107 90 49 208 52 109 92 49 209 52 101 90 49 200 52 103 92 49 200 52 104 92 49 201 52 104 92 49 201 52 104 92 49	WEIGHTS - IN THOUSANDS OF POUNTING AND SOF POUNTING AND S
LE SPACINGS – IN INCHES B C D E F G SPACING 49 161 49 84 169 48 688 49 167 51 127 90 49 668 49 186 51 137 90 49 668 49 194 54 107 90 49 668 49 197 54 107 90 49 668 49 197 54 107 90 49 668 49 197 54 107 90 49 668 49 197 54 107 90 49 667 49 198 52 108 90 49 671 49 198 52 118 90 49 671 49 201 52 108 90 49 677 49 203 52 101 92 49 677 49 203 52 101 92 49 677 49 203 52 101 92 49 677 49 203 52 101 92 49 677 49 203 52 101 92 49 677 49 203 52 101 92 49 677 49 203 52 101 92 49 677	WEIGHTS - IN THOUSANDS OF PO 2 33.0 31.5 18.0 32.0 0 32.0 31.0 18.0 30.5 0 32.0 31.0 18.0 30.5 0 32.0 31.0 18.0 30.5 0 32.0 31.0 18.0 30.5 0 33.0 31.5 18.0 31.5 0 32.5 31.0 17.0 30.0 0 32.5 31.0 17.0 31.0 0 32.5 31.0 18.0 31.5 0 32.5 31.0 18.0 31.5 0 32.5 31.0 18.0 31.5 0 32.5 31.0 17.5 31.5 0 32.5 31.0 18.0 31.5
LE SPACINGS - IN INCHES B C D E F G TOTAL 52 212 49 93 130 49 685 49 161 49 84 169 48 6885 49 177 51 127 90 49 668 49 186 51 127 90 49 668 49 194 54 107 90 49 668 49 194 54 107 90 49 668 49 197 54 107 90 49 668 49 197 54 107 90 49 668 49 197 54 107 90 49 668 49 198 52 108 90 49 671 49 203 52 101 90 49 671 49 203 52 101 90 49 673 49 203 52 103 92 49 673 49 203 52 103 92 49 673 49 203 52 103 92 49 673	WEIGHTS - IN THOUSANDS OF POOL 33.0 31.5 18.0 32.0 0.0 32.0 17.0 31.0 0.0 32.0 33.0 17.0 31.0 0.0 32.0 33.0 17.0 31.0 17.0 33.0 31.0 17.
52 212 49 93 130 49 49 177 51 127 90 49 49 186 51 127 90 49 49 186 51 133 90 49 49 187 69 133 90 49 49 196 51 133 90 49 49 196 53 116 90 49 49 197 54 104 90 49 49 197 54 107 90 49 49 198 52 108 90 49 49 199 52 108 90 49 49 201 52 108 90 49 49 203 52 103 92 49 49 203 52 103 92 49	2 3 4 5 5 8 8 5 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9
52 212 49 93 130 49 49 161 49 84 169 48 49 177 51 127 90 49 49 186 51 127 90 49 49 196 51 133 90 49 49 197 54 107 90 49 49 197 54 107 90 49 49 197 54 107 90 49 49 198 52 108 90 49 49 200 53 116 92 49 49 200 53 110 90 49 49 201 52 108 90 49 49 203 49 135 95 49	33.0 31.5 18.0 32.0 30.5 30.0 17.0 31.0 32.0 31.0 18.0 30.5 33.0 31.5 18.0 30.5 33.0 31.5 18.0 30.5 33.0 31.5 18.0 30.0 33.0 31.5 17.0 30.0 32.0 31.5 17.5 30.0 32.5 31.5 17.5 31.5 33.5 31.5 17.5 31.5 33.5 31.5 17.5 31.5 33.5 31.5 17.5 31.5 33.6 31.5 17.5 31.5
49 161 49 84 169 48 49 177 51 127 90 49 49 180 51 127 90 49 49 187 49 99 88 49 49 194 54 107 90 49 49 197 54 107 90 49 49 198 52 108 90 49 49 200 53 119 90 49 49 203 52 103 92 49 49 203 52 103 92 49	32.6 30.0 17.0 31.0 13.0 32.0 32.0 31.0 18.0 30.5 11.0 18.0 30.5 11.0 33.0 33.0 33.0 33.0 33.0 33.0 33.0
49 177 51 127 90 49 49 186 51 127 90 49 49 186 51 137 90 49 49 194 54 104 90 49 49 197 54 107 90 49 49 197 54 107 90 49 49 197 54 107 90 49 49 197 54 107 90 49 49 198 52 108 90 49 49 200 53 116 92 49 49 200 53 119 90 49 49 201 52 108 90 49 49 203 52 103 92 49	32.0 31.0 18.0 30.5 13.0 33.0 33.0 33.0 33.0 33.0 33.0 33.0
49 180 51 127 90 49 49 186 51 133 90 49 49 194 54 107 90 49 49 196 53 116 90 49 49 197 54 107 90 49 49 197 54 107 90 49 49 197 54 107 90 49 49 198 50 116 92 49 49 199 52 108 90 49 49 200 53 119 90 49 49 201 52 108 90 49 49 203 52 103 92 49	32.5 31.0 18.0 30.5 13.0 33.0 33.0 33.0 33.0 31.5 18.0 31.5 31.0 33.0 33.0 33.0 33.0 33.0 33.0 33.0
49 186 51 133 90 49 49 187 49 99 88 49 49 194 54 107 90 49 49 197 50 117 90 49 49 197 54 104 90 49 49 197 54 116 90 49 49 198 50 116 92 49 49 198 52 108 90 49 49 200 53 119 90 49 49 201 52 108 90 49 49 203 49 135 92 49	0 33.0 31.5 18.0 31.5 1 1 1 2 2 3 3 3 3 3 4 3 3 4 3 3 4 3 3 4 3 4 3
49 187 49 99 88 49 49 194 54 104 90 49 49 196 53 116 90 49 49 197 50 117 90 49 49 197 54 104 90 49 49 197 54 107 90 49 49 198 52 108 90 49 49 200 53 119 90 49 49 201 52 108 90 49 49 203 52 103 92 49	30.0 29.5 17.0 30.0 33.0 33.0 33.0 31.0 17.0 30.0 32.0 31.0 17.0 30.0 11.0 32.5 31.5 17.5 31.5 11.0 32.5 31.5 31.5 31.5 31.5 31.5 31.5 31.5 31
49 194 54 104 90 49 49 194 54 107 90 49 49 197 59 117 90 49 49 197 54 107 90 49 49 197 54 107 90 49 49 198 50 116 92 49 49 200 53 119 90 49 49 201 52 108 90 49 49 203 52 103 92 49 49 204 52 103 92 49	33.0 31.0 17.0 30.0 1 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
49 194 54 107 90 49 49 196 53 116 90 49 49 197 50 117 90 49 49 197 54 104 90 49 49 198 52 106 90 49 49 199 52 111 90 49 49 200 53 119 90 49 49 203 52 108 90 49 49 203 52 103 92 49	0 32.0 31.5 17.5 30.0 10 32.5 31.5 17.5 31.5 1 10 33.5 31.5 17.5 31.5 11 0 32.5 31.5 17.5 31.0 10 32.5 31.5 18.0 31.0 10 33.5 31.5 17.5 31.5 10 33.0 31.0 17.5 31.5 11
49 195 53 116 90 49 49 197 54 107 90 49 49 197 54 107 90 49 49 198 50 116 92 49 49 199 52 108 90 49 49 200 53 119 90 49 49 203 49 135 95 49 49 204 52 103 92 49	32.5 31.5 17.5 31.5 1 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
49 197 54 104 90 49 49 197 54 104 90 49 49 198 50 116 92 49 49 198 52 108 90 49 49 200 53 119 90 49 49 201 52 108 90 49 49 203 49 135 95 49 49 204 52 103 92 49	0 32.5 31.0 18.0 31.5 10 33.5 30.5 17.5 30.5 17.5 30.5 17.5 30.5 10 31.5 10 31.5 10 33.0 31.0 10 33.0 31.0 17.5 31.5 10 33.0 31.0 17.5 31.5 11
49 197 54 104 90 49 49 197 54 116 92 49 49 198 52 118 90 49 49 200 53 119 90 49 49 201 52 108 90 49 49 203 49 135 92 49 49 203 52 103 92 49 49 52 103 52 103 92 49 69 69 69 69 69 69 69 69 69 69 69 69 69	23.5 30.5 17.6 30.5 17.6 30.5 30.5 30.5 30.5 17.6 31.6 5 10.6 31.6 5 10.6 31.6 5 10.6 31.6 5
49 198 50 116 92 49 49 198 52 108 90 49 49 200 53 119 90 49 49 201 52 108 90 49 49 203 49 135 95 49 49 204 52 103 92 49	0 32.0 31.5 18.0 31.5 0 33.0 0 33.0 31.0 0 33.0 31.0 17.5 31.0 1
49 198 52 108 90 49 49 199 52 111 90 49 49 201 52 108 90 49 49 203 49 135 95 49 49 203 52 103 92 49 69 204 52 107 90 49	0 33.5 30.5 17.5 31.0 0 33.0 31.0 17.5 31.5
49 199 52 111 90 49 49 200 53 119 90 49 49 201 52 108 90 49 49 203 49 135 95 49 49 204 52 103 92 49	0 33.0 31.0 17.5 31.5
49 200 53 119 90 49 49 201 52 108 90 49 49 203 49 135 95 49 49 203 52 103 92 49 49 204 52 107 90 49	
49 201 52 108 90 49 49 203 49 135 95 49 49 203 52 103 92 49 49 204 52 107 90 49	10.0 32.5 31.5 18.0 31.5 123.5
49 203 49 135 95 49 49 203 52 103 92 49 49 204 52 107 90 49	0 34.0 30.5 17.5 31.0
49 203 52 104 92 49 49 204 52 107 90 49	33.5 32.0 18.5 32.5
49 204 52 107 90 49	0 33.5 30.5 17.5 30.5 1
00 000 000 000	0 34.0 31.0 17.5 30.0
49 200 52 103 92 49	34.0 30.5 17.5 30.5 1
205 52 107 90 49	34.5 30.5 17.5 31.0
49 206 54 103 95 49	0 34.0 31.0 17.5 31.0
49 206 54 106 90 49	0 34.0 31.0 17.5 30.5
49 206 54 109	0 34.5 31.0 17.5 31.0
49 207 52 124 95 49	0 33.5 32.0 18.5 31.5 1
49 207 52 126 92 49	0 33.5 32.0 18.0 32.0
49 207 52 127	0 33.0 32.0 18.5 31.5
49 207 53 106 90 49	0 34.5 31.0 17.5 30.0
49 207	0 34.5 31.5 17.0 31.0
49 207 108 90	34.0 34.0 17.5 30.0
49 208 52 126 92 49	0 33.5 32.0 18.5 31.5
210 49 118 90 49	0 34.5 31.0 18.0 31.5 1
225 49 210 53 106 90 49 682	10.0 35.0 31.0 17.5 30.0 123.

	WEIGHTS - IN THOUSANDS OF POUNDS	2 3 4 5 GROSS	35.0 30.5 18.0 30.5	35.0 31.0 17.5 30.	33.5 31.5 18.0 31.5	30.0 29.5 17.5 30.0 119.	29.5 29.5 16.5 30.0	30.0 29.5 17.0 29.0		31.0 30.5 18.0 28.0	31.0 30.0 17.0 31.0	31.0 29.5 17.0 30.5	31.5 31.0 18.0 28.5 1	31-0 28-5	31.0 28.0 17.5 31.0	31.5 28.5 18.0 31.0 121.	33.0 29.0 18.0	32.0 29.0 18.0 31.5	30.5 30.0 17.5 31.0	31.5 30.5 17.0	32.0 30.5 18.0 21.0	32.5 32.0 18.0 29.5 124.	32.0 30.5 17.0 30.5 120.	32.5 30.0 17.5 30.5	33.0 30.5 18.0 30.5 122.	33.0 31.5 18.5 31.5	33.0 30.5 17.5		32.0 31.5 17.0 31.0	32.0 31.5 17.0 31.0 121. 34.0 31.0 17.5 31.0 123.
•	UNIT WEL	-	10.0 3	10.03		0	0	0	12.0 3		0		0 1	2000			0			12.0 3			0				0.		10.03	
TOTAL OF SPACINOS	XLE	TOTAL OF SPACINGS	686	685	714	629	650	099	47.9	686	683	671	869	678	9999	661	693	969	653	4 00 5	600	21.9	657	099	668	688	665	648	000	661
	S:	ى	24	6 4	64	64	64	50	0.4	45	8	20	4 4 U 3	2 4	50	48	45	20	64	\$ 4	8 4	45	6.4	64	5.4	4.5	49	49		4.0
	INCHES	u.	9.6	500	32	147	147	651	173	187	174	156	187	174	156	173	187	184	0	4 1	174	187	00	06	9	00	90	00		9.6
*	Z	ш	107	103	121	133	118	000	102	103	98	66	001	87	16	16	36	56	131	0 0	3	96	124	127	127	136	104	107		103
	65 -	٥	64	500	20 0	9	4.0	000	200	20	48	48	4 4	4	8	40	45	45	20	4 4	2 5	50	50	20	51	21	40	54		40
1	SPACINGS	U	212	214	232	901	112	126	126	126	143	143	143	149	149	149	149	641	158	001	164	104	169	169	176	187	193	193	2000	202
		6	49	64	64	20	20	200	200	20	20	20	0 0	000	000	20	20	20	20	0 0	0 0	20	50	50	20	20	20	000	C	0
	AXLE	<	25	25	25.0	25	25	S 6	2 2 2	52	521	125	2 C C C C C C C C C C C C C C C C C C C	25.	52	25	55	25	52	n u	2 2	25	125	52	2,2	25	25	25	200	S

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'()		4						ğ — — — — — — — — — — — — — — — — — — —	
AXLE	1 1	SPACINGS	- 55	Z	INCHES	ES	AXLE	UNIT WEIGHTS - IN THOUSANDS OF	POUNDS
∢	n	o .	0	μ	LL.	g	TOTAL UF SPACINGS	1 2 3 4 5	GROSS
125	50	206	52	126	35	64	700	10.0 33.0 32.5 18.0 32.0	125.5
125	200	206	52	127	0	49	669	•0 33•0 32•0 18•0 32•	125.0
125	20	210	54	601	9.6	49	687	35.0 31.5 17.0	124.5
125	20	211	64	110	9.0	49	684	0 34.5 31.0 17.5	124.0
125	20	214	54	96	9.8	64	683	0 35.0 31.5 17.0	123.0
125	51	119	5.3	131	151	53	683	0 31.5 30.5 17.0	122.0
125	21	611	53	131	153	6.4	681	0 31.5 30.5 17.0	122.0
125	21	119	53	131	157	54	069	0 30.5 31.0 17.5 31.	122.0
125	51	119	53	131	169	53	701	0 31.0 31.0 18.0	123.5
125	21	611	53	131	170	20	669	0 31.5 31.0 17.5	123.5
125	51	121	64	133	151	23	683	31.0 30.0 17.5	122.0
125	51	125	54	106	170	200	681	0 31.0 30.5 17.0 30.	120.5
125	51	137	53	113	169	ក ភេព	701	0 32.0 30.5 17.5	123.5
071	ถีย	130	0 0	211	121	ຄຸດ	030	12.0 31.0 30.5 17.5 30.5	121 63
125	1 1	071	מ מ	011	100	4 4	# 000 # 004	0 31 0 30 0 10 0 0 10 0 0 10 0 0 0 10 0 0 0	124.0
125	4 5	0 2 7	2 0	2 2	100	מ ל	701	0 31.55 30.55 17.55	123.5
125	ر ا	90	0.4	200	144	7.5	636	0 27-5 27-0 15-5	117.0
125	52	138	73	98	144	23	691	0 28.5 31.5 16.0	123.5
125	52	138	73	102	110	64	649	16.0 28.5 32.0 16.0 28.0	120.5
125	25	173	23	102	110	64	684	0	125.5
125	25	182	40	80	144	73	202	0 30.5 29.5 17.0	126.5
125	25	182	49	96	110	64	663	0 30.5 29.5 17.5	123.0
125	25	194	48	101	110	64	619	0 31.0 30.5 17.0	125.5
125	25	204	21	108	110	64	669	0 32.0 31.5 17.5	128.0
125	25	214	52	102	110	64	704	0 32.0 31.5 18.0	128.5
125	25	217	49	96	110	64	8698	0 31.5 31.0 18.0	127.5
125	25	218	64	102	110	64	202	0 32.5 31.0 18.0	129.0
125	25	553	43	101	110	49	714	0 32.5 31.5 18.0	130.0
126	48	117	20	102	155	20	648	0 29.5 29.0 16.5 30.	117.0
126	20	120	20	102	155	20	189	0 30.0 29.0 16.5 29.	117.0
126	8	126	54	110	141	21	959	0 30.0 30.0 16.5	118.0
126	48	126	54	110	143	21	658	.0 29.5 30.0 17.0 30.	

1181.0 120.0 120.0 120.0 120.0 120.0 120.0 120.0 120.0 120.0 120.0 120.0 120.0 120.0 120.0	122.5 122.0 123.5 121.5 122.0
12.0 29.5 21.0 17.0 31.0 12.0 29.5 16.5 30.5 12.0 30.0 29.5 16.5 30.5 12.0 30.0 30.0 30.5 16.5 30.5 12.0 32.5 31.5 12.0 32.5 31.5 12.0 32.5 31.5 12.0 32.5 31.5 12.0 32.5 31.5 12.0 32.5 31.5 12.0 32.5 31.5 12.0 32.5 31.5 12.0 32.5 31.5 12.0 32.5 31.5 12.0 32.5 31.5 12.5 32.0 31.5 32.5 32.0 31.5 32.5 33.5 32.5 32.5 33.5 32.5 33.5 33	32.5 31.0 17.5 32.5 31.6 17.5 33.0 31.5 18.0 33.0 34.0 34.0 30.5 17.0 34.0 30.5 18.0
6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	673 675 683 672 671
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
50 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
	000000

→	S OF POUNDS	GROSS	122.5	125.5	123.0	122.5	123.	125.5	4 -	123.	123.0	124.			123.6	122.5	123	-	124.5	123.0		123.	127.5		118.			120.0	120.5		127.5
	IN THOUSANDS	4	.0 17.5	0 18	5 17.0 31.	5 17.5	0 17.5 31.	5 18.0 32.	.5 18.0 32.0	.0 17.5 31	17.5	17.5	0 17.5	5 18.0 32	0 1 0	2 17 0	5 17.5 31.	5 17.5	.5	17.0 30.	0 17.0	5 17.0	32.5 18.5 32.0	17.5	5 17.5	0 17.0	0 17.0 31.	0 17.0 30.	17.0 30.	.0 18.0 33.	.0 18.5 32.5
*	UNIT WEIGHTS -	1 2 3	33.0	10.0 33.5 32.	33.5	33.5	34.5	10.0 33.0 32		34.0	34.0	34.5	34.5	33.0	10.0 35.0 32.	35.0	34.0	34.5		35.0	35.0	35.0	10.0 34.5 32.	44.0	30.0	30.5	.0 31.5	• 0 30 • 5	.0 31.5	.0 31.5	12.0 32.5 32
TOTAL OF SPACINGS	AXLE	TOTAL UF SPACINGS	677	969	089	679	675	002	869	681	629	682	675	700	660	470	681	682	687	681	683	683	720	2004	6691	686	714	662	665	502	714
	ES	٥	49	649	n 6	64	64	2 4	2 4	64	64	64	64	54	4 4	* 4	6.4	6.4	64	64	49	64	0 0	0 0	6 4	50	48	64	64	09	64
2 (0	INCHES	LL.	06	000	95	92	92	9.0	y 9						9 0				06				000				148				116
	Z	m	-	133		errel	7	md :	127	_					127				109		-		134		_		103	-	-		165
4	NGS	a		4 6					52		5 54				20.0				54	3 54			53			3 110	3 110				3 49
	SPACINGS	U	6	49 203		6	6	3 (9 205	6			-		49 206				49 210				49 219				51 128		-	-	51 158
	AXLE	A B	4	26 4		4	4		26 4						90 90								26 4								26 5

ī			· i			ŕ	
1					TOTAL OF SPACINGS		
12	AXLE SPACINGS -	Z	INCHES	1ES		UNIT WEIGHTS - IN THOUSANDS	OF POUNDS
	3	ij	LL.	ی	TOTAL DE SPACINGS	1 2 3 4 5	GROSS
	4.0	93	128	64	657	12.0 30.5 29.5 17.5 29.5	119.0
	2 0	114	117	4 4	799	0 32.0 30.0 17.0 30.	121.5
	4	164	911	0 4	716	32-5 32-0 19-0	127.5
	00	43	128	64	673	0 30.5 31.5 17.5	121.0
	09	114	114	64	680	0 31.0 32.0 17.5	123.0
	09	114	117	49	683	.0 31.5 32.0 17.5	123.0
173	29	118	116	50	701	.0 32.0 33.5 17.5	125.0
203	æ 9	86.	123	20	669	0 31.5 31.5 18.0	125.0
	0 0	2 0	2.7	0 5	*00	12-0 31-0 40-0 17-5 27-6	0.711
	5.0	110	141	15	559	0 29.5 29.5 16.5	120.5
	54	110	143	5.1	099	0 29.5 29.5 1	121.0
	54	110	148	50	664	29.5 29.5 17.0	121.0
	4 6	0 :	149	1 2	999	16.0 29.0 30.0 16.5 30.0	121.5
	40	011	169	100	685	30.5 30.0 17.0	123.0
	54	110	169	25	583	30.0 30.5 16.5	123.5
125	110	96	123	20	684	12.0 30.0 34.0 17.0 30.0	123.0
53	110	96	123	20	688	0 31.0 34.0 17.0	123.5
53	110	103	148	8 8	716	0 32.0 34.5 17.5	126.5
	8	66	156	50	661	30.0 29.5 16.5	118.0
	2 4	0 0	101	7	033	0 32.0 30.5 17.0	0.021
9 4	9 4	ö 0	174	2 0	000 000	1.	119.5
9 :4	1 4		0 7	0 4	000	0 21 0 27 0 17 0	0.011
9 8	7 4	2 0	17.7	\$ 4	1/9	12.0 32.0 27.5 17.5 31.0	120.0
	50	103	187	4	0 0 0	31.5 31.0 18.0	121.0
	20	98	141	51	656	29.5 29.0 16.5 29.	120.5
	20	96	143	51	658	5 29.0 16.5	121.0
	20	96	148	20	662	16.0 30.0 29.0 16.5 29.5	121.0
	50	86	163	54	681	16.0 30.0 29.5 16.5 31.0	123.0
38	20	96	169	20	683	16.0 30.0 29.5 17.5 29.5	122.5

		eu (ni ⁽	€.	in C	
\bigcirc			1	0 3		2 -	
				TOTAL OF			
AXLE SPACINGS	1	IN INCHES	HES	AXLE	UNIT WEIGHTS - IN	THOUSANDS OF	POUNDS
A B C	0 8	1	U	TOTAL OF SPACINGS	1 2 3	4	GRCSS
126 52 138	50 102	2 141	51	099	16.0 30.0 29.0 1	6.5 29.5	121.0
52 1	-			999	0 29.5 29.	0 29.	121.5
52 1	_	_		668	0 30.5 29.	.5 30.	å
52 1		-		685	0 31.0 29.0	7.0 30.	123.5
52 1	~	-		687	0 30.5 30.0	0 - 2	123.0
52	~	-	ß	689	0 30.5 29.	7.5	123.5
52			4.5	602	0 32.0 31.	• 0 59	122.5
52 1	ړ.			691	0 33.0 28.	2	122.5
52 1	រោ		ທ	619	0 31.5 28.	5 32.	121.5
52 1	ຼາ			206	0 33.5 29.	5 29.	123.0
85				402	0 33.0 29.	0 32.	124.5
	110 9	98 123		720	0 32.0 35.	0	129.0
52	6 84		20	199	0 31.5 29.	0	120.0
25	_			671	0 31.0 30.	5 30.	119.0
25				717	0 33.0 31.	o.	125.0
25	49 111			683	0 33.0 30.	0	122.5
55	48	7		697	0 32.5 31.	0	124.5
52				716	0 33.0 32.	S	126.5
47	~			647	0 29.0 30.	S.	117.0
47 1	_			646	0 29.0 30.	0	117.5
7 47 1	_			649	0 28.5 30.	0	117.5
7 47 1	_			633	0 29.5 30.	0	116.5
7 47 1	S0 12		4	629	0 29.5 30.	0	119.0
7 47 1	_		4	658	0 29.5 30.	0	118.5
47	50 127		0.4	199	0 29.0 31.	0	119.0
47			49	999	0 28.5 31.	0.	119.0
14	51 127		49	699	0 29.5	0	120.0
47		12 92	64	682	0 29.0 32.	2	121.5
2 4	_	133 90	64	681	0 30.0 32.	0	121.5
47 1			49	684	0 29.5 32.	S	122.0
7 47 1	_		49	668	0 31.5 31.	S	120.5
7 47 1	54 10		64	999	0 32.0 31.5 1	0	121.0
7 41 1	4	06 20	6.4	699	0 32.0 31.5 1	30.	
127 47 197	53 11.	3 95	64	681	10.0 31.0 32.0 1	8.0 31.5	122.5

	POUNDS	GROSS	123.0	122.5	122.5	122.5	123.0	121.5	121.5	122.0		124.0	123.5	120.5		121.0	124.5	124.0	124.5	121.5	121.5	121.0	121.0	120.5	121.5	123.5	•	120.5	124.0	100.5	0.001
	WEIGHTS - IN THOUSANDS OF	2 3 4 6	.0 32.0 31.5 18.0 31.	.0 32.0 31.5 18.0 31.	1.0 31.5 32.0 18.0 31.5 1.0 31.5 31.5 18.0 31.5	.0 32.0 31.5 18.0	0 32.0 31.5 18.0	0 32.0 31.0 17.5	0.0 32.0 31.5 17.5 30.5	0 32.0 31.5 17.5	0 32.0 31.5 17.5	.0 30.0 32.5 18.5	.0 30.0 32.5 1	0 32.0 30.5 17.5	0 32.0 31.0 17.0 30.	.0 32.0 31.0 17.5	31.0 32.5 18.5	30.5 32.5 18.5	0 32.0 1	32.0 31.5 17.5	32.0 32.0 17.5	0 32.0 31.0 17.5	0 32.0 31.0 17.0	0 32.0 30.5 17.5	.0 32.0 31.5 17.0	.0 32.0 32.0 18.0	.0 32.0 32.0 17.5	32.0 30.5 17.0	0.0 31.5 32.5 18.5 32.0	32-0 31-0 17-0	0 11 0 0 0 0
TOTAL OF SPACINGS	AXLE UNIT	TOTAL OF 1 SPACINGS	01 089	-	679 10		1	-	673 10	-	1	1	701 10	-		1	-	1	700	-		678 10		-		1	-	-	107		-
	INCHES	a G	92 49		000	4	90 49		92 49		90 49		42 49	94 49		64 06	95 49			35 43		95 49	42 49						94 4		
	NI - S9	D E	53 115		50 116		-		52 107		_	_	٦.	52 103	-	_	48 130	_		54 103	_	49 103	49 105	49 106	601 65	49 115	_		52 120		
	AXLE SPACINGS	ВС	47 197	_	47 197			~	647 199			47 203	٠,	47 204	. ~	47 204			47 206	47 207		47 20B	47 208			47 208		~ 1	4 2 203 20 2 4 4		

	C O SPACINGS C SPACINGS	
INCHES	AXLE	UNIT WEIGHTS - IN THOUSANDS OF PCUNDS
1	TOTAL OF Spacings	1 2 3 4 5
2.4	683	0 32.0 30.5 17.5
949	676	10.0 32.0 30.0 17.0 30.5
0 4	685	0 32.0 31.0 17.5
24	684	0 31.5 1
6.4	682	.0 32.0 31.0 17.0
64	685	0 32.0 31.0 17.0
5 6	0 G	0 32.0 30.5 17.
	712	.0 32.0 33.0 18.0
	719	0 32.0 33.5 18.0
	720	.0 32.0 33.5 18.5
	668	.0 30.5 30.0 17.5
	200	.0 32.0 31.5 18.0
	210	.0 33.0 30.0 18.0
	759	12.0 30.0 29.0 17.0 30.0
0 0	636	0 27.5 27.0 15.0
47	642	•0 29•5 28•5 16•5
20	869	.0 32.0 30.5 17.5
64	693	.0 32.0 31.5 18.0
72	669	12.0 29.0 28.5 16.5 33.5
8	674	0 31.0 30.0 17.0
20	648	.0 29.5 29.0 17.0
84	688	0 32.0 30.0 18.0
51	999	12.0 29.5 31.0 16.5 29.0
43	665	.0 30.5 32.0 16.5
25	685	.0 29.5 29.0 16.5
20	629	0 32.5 16.5
21	999	.0 30.0 29.5 17.0
43	665	.0 31.0 30.5 17.5
64	677	.0 31.5 30.5 18.0 31.

	PCUNDS	GROSS	124.5	121.5	122.0	124.5	119.0	116.5	122.5	117.5	126.0	125.5	123.5	128.0	122.5	6.121	118.5	121.5	126.0	118.5	121.0	119.5	122.5	122.5		124.5	-	122.0	125.0	122.0		119.5
	THOUSANDS OF	S	8.0 32.5	5	8.0 31.5	0		2	0	6.0 29.0		0	7.0 30.0	0	o i	2 6 30 6	າທ	_	0	:0	io 1	0	17.5 30.5		,	_	.0		'n	_	31.	8.5 19.5
	Z	٤ 4	0 32.0	0.18.0	5 31.0 1	5 30.0 1	0 29.0 1	0 59.0 1	0 30.0 1	5 28.0 1	0 32.0 1	5 31.5 1	0 29.5 1	0 32.0 1	5 29.0 1	20.00	2 29.5	5 30.5	0.35.0	0 29.5	5 30.5	0 30.0	20.00	מייים בי	0 33.5 1	5 31.0 1	5 30.5 1	0 30.0	5 33.5 1	5 30.5	5 30.5	0 35.5 1
•	UNIT WEIGHTS	1 2	10.0 32.	0	10.0 31	0	0	0	0	12.0 32.	0	0	0	0.	0	12.0 35.		0	0	0	0	0	12.0 32.		0	0	0	0	12.0 31.	12.0 31.	10.0 35.	12.0 34.
C OTAL OF SPACINGS	AXLE U	TOTAL OF SPACINGS	720	200	701	713	646	626	682	629	507	469	672	713	670	507	129	6.94	712	655	675	199	689	270	FOX	712	674	929	701	674	686	694
A C C TOTAL TOTAL	IES	ی	6.4	848	3 O	72	4.3	4.0	48	0 4 0	6.4	6.4	6.7	6.5	40	6 4	0.5	50	48	4 85	84	ر ا ا	4 3	0 0	, n	90	90	20	20	20	51	65
	INCHES	1	176	174	163	162	109	200	136	20 7	109	ສ	88	88	89	33	175	175	148	128	128	123	148	1 0	110	107	116	116	116	116	92	122
10	Z	n	129	801	1.5	100	100	66	96	8 6	109	121	66	137	5	E 0	0 70	79	103	125	114	86	103	0 1	118	89	102	102	118	102	101	101
		۵	4		4 4	5 4	43	6.4	48	4 6		50				2 4			-				4 3				6.4	94	19	6.4	5.	62
	SPACINGS	U	138	143	140	151	151	162	175	182	207	207	208	203			139		125	128	159	104	164	2 2	173	173	178	180	170	111	211	183
	AXLE SI	8	52	52	5 2	55	52	52	25	52	1 5	55	52	52	52	N T							50						52	25	S	53
	AXI	∢	127	127	127	127	127	127	127	127	127	127	127	127	127	121	128	128	128	128	128	128	128	100	128	128	128	128	128	128	128	128

	٥	***	*
	 	TOTAL OF SPACINGS	
INCHES	CHES	AXLE UNIT	UNIT WEIGHTS - IN THOUSANDS OF
٦ و	9	TOTAL OF SPACINGS	1 2 3 4 5
		685	31.0 31.0 17.5
157 54 151 53		692	10.0 31.5 31.0 17.5 31.0 10.0 30.5 31.0 17.5 31.5
		683	0 31.0 30.5 18.0
57 54		692	0 31.0 30.5 18.0
69 53		703	10.0 31.5 31.0 18.0 32.0
		665	0 29.5 30.5 17.0
		685	0 30.5 31.0 17.5 31.
		692	0 31.0 31.0 17.5 31.
		203	0 31,5 31.0 18.0
05 021		701	32.
		080	0 31 0 31 0 17 5
		685	31.5 30.0 18.0
		692	0 30.5 31.0 17.5
204 49		000	10.0 28.0 27.5 16.0 35.0
156 49		679	0 31.0 30.0 18.0
		169	0 31.0 34.0 17.
23 50		668	າເດ
		969	0 32.0 31.0 17.5
		619	0 30.5 31.0 17.5
		108	.0 31.5 32.0 18.0
14 1 49		658	12.0 30.5 29.0 16.5 29.0
		720	0 35.5 29.0 16.0
		662	0 29.5 29.0 16.5
46 50		099	0 29.5 29.0 17.0
138 49		675	0 31.5 30.0 17.0
.61 48		686	0 31.0 29.5 17.0
		684	16.0 31.5 29.5 17.0 30.0
0.4			

	OF POUNDS	GROSS	1.24.0	125.5	124.5	124.5	125.0	122.5	125.5	122.5	125.5	126.0	122.5	123.0	126.0	127.0	127.0	127.5	128.0	127.5	127.5	124.0	122.6	117.0	116.5	121.0	122.5	122.5	124.5	121.0	•	125.0
	IN THOUSANDS O	4 R	0 17.5 30.	.5 17.5 30.5	17.0	0 17.5	0 17.5 30.	5 18.0	17.5		18.0	0.81 0	18.0	18.0 31.	71 0	17.5 31.	5 18.0	0 17.5 31.	18.0	18.0	5 18.0 30.5	18.0	5 18.0	1	17.0 29.	16.5 33.	0 17.5 31.	5 16.5 34.	16.5 28.	16.5 29.	16.0 28.	.0 16.5 28.0
	UNIT WEIGHTS -	1 2 3	0 30.5	16.0 31.0 30.	0 31.0	0 31.0	.0 31.5	.0 31.5	0 33.0	2 10	.0 32.0	.0 32.0	.0 32.0	0 31.0	16.0 32.0 30.	0 31.5	0 32.0	0 32.0	0 31.5	0 32.0	16.0 32.5 30.5	32.0	31.5	10.0 30.0 30.0	.0 29.5	• 0 30 • 0	•0 32•0	30.5	32.5	0 30.0 33	0 29.5 32	0 35.5 33
TOTAL OF SPACINGS	AXLE	TOTAL OF SPACINGS	289	969	692	069	693	619	716	681	718	720	682	4 (8)	707	208	713	711	714	714	712	£69	703	640	649	685	200	269	674	692	649	689
	INCHES	y.	m	029		9 50			8 4 4 8 4 4		0 48				1 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5			9 20			2 Q	r io				_		_		. N	4	0 48
	21 21 1	an T	92	9 102 14	83	94 146	96	901	1113 150	106	113	118	106	901	96 146	96	89 1	100	102	68	100 146	96	107	108	133	114	123 1	114 1	216	007	109	1 216 60
A	SPACINGS	в с р	168 4	52 168 49	170 4	170	170	173 5	52 173 51	175	175	175	176	178 5	52 184 48	184	186	186 4	186 4	186 4	52 186 49	200 5	142	S	92	106	116	118 5	1 121 4	1 129 7	621 1	1 136 48
TOTAL TOTAL	AXLE	4		129 5					129 5						129 5						120											130 5

	POUNDS	GROSS	127.0	125.5	127.0	118.5	119.0	121.5	123.5	124.5	119.5	121.0	124.5	122.5	124.5	125.0	124.0	122.0	123.0	128.0	124.5		122.5	124-0	119.0	118.5	119.5	120.0			125.5	120.5
	THOUSANDS OF	۶ د		17.0 35.0	, 0	0	17.5 30.0	5 30.	0	17.5 30.5	0	17.5 30.5	18.0 31.5	0	.0 31.	.5 30.	.5 31.	17.5 30.0	S	18.5 32.5	0	ů.	17.60 31.0	יו ר	0	17.5 29.5	17.0 31.0	LO.	0	ın	.0 34.	17.5 30.0
	UNIT WEIGHTS - IN	1 2 3	35.5 33.	12.0 31.5 30.0	33.0 32.	30.0	0 31.5 30	32.5 31.	0 32.5 31.	10.0 35.5 31.0	31.0 29.	12.0 31.0 30.0	.0 32.	•0 32•5 30	.0 32.5 31.	.0 32.0 33.	.0 32.5 31.	12.0 32.0 30.5	31.5 30.	33	31.5 31.	32.0 31	10.0 33.5 31.0	34.5 41	31.5 30.	10.0 32.0 29.5	10.0 31.0 30.5	31.5 30.	32.0 31.	31.0 30.	.0 32.0 31.	10.0 31.0 32.0
i- bual 3. 707aL of SPacings	AXLE U	TOTAL OF Spacings	869	719	710	650	658	219	688	202	656	678	712	674	969	669	708	694	692	714	704	675	681	688	658	664	671	674	714	673	715	682
- DUAL - SINGLE - DUAL - B	ES	9	48	72	64	6.4	64	49	20 0	4 4 y o	50	50	50	20	50	50	50	4 4 0 '30	50	50	649	64	Q Q	0 4	64	6.4	49	643	60	49	60	64
SINGLE - DUAL -	IN INCHES	1		110 -162			131 90			607 601	_	90 146	108 160		_			79 161	_	134 46	_		101 95			94 128	115 114				~	93 128
CONFIGURATION: SINGLE	SPACINGS -	o 5	145 48	145 49	10		157 50			209 54		161 49	162 50		J.			175 49	10				203 52			162 49	162 49	162 49	4	4	4	170 60
AXLE GROUP CO	AXLE SP	A		130 51						130 51		130 52	130 52					130 52					131 50			131 51	131 51					131 51

	POUNDS	GROSS	122.5	121.5	122.0	121.5	120.5	122.0	125.0	119.0	122.6	120.5	122.5	116.5	116.5	120.0	120.0	123.5	121.0	124.0	118-0	116.5	117.0	121.0	120.5	122.0	123.0	122.5	0.811	110.5	
	THOUSANDS OF	S.	5 30.0	5 30.5	29.	5 31.5		29	5 33.0		0 30.5	31.	5 33.5			_	_				0 29.5			0 31.5	5 30.5				0 30 0		5
	IN THE	4	.0 17.	.5 17.	5 18.	5 17.	5 17.	5 18.	2 2 2	0 17.	5 18.	5 17.	9 1 6	16.	5 17.	5 17.	5 17.	2	5 17.	91.0	5 17.	0 16.	5 16.	0 17.	0 17.	5 17.	0 17.	18.	.0 17.		17.
	WEIGHTS -	2 3		31.0 32.	, 0	0	2		31.0 32.		0	0	29.5 33.0		ıO	30.5 29.	0	0	0	35.0 30.	30.0 29.	ı	0	31.5 31.	31.5 31.	0	2	0	0 30	30.6 30.	, ,
1	UNIT WE	-	10.0	0.01	0	0		0 (0.0	-	9	0	0 0		0		0	_	0					10.0	0		0	0	0.0		
C C C C C C C C C C C C C C C C C C C	AXLE	TOTAL OF SPACINGS	689	692	712	692	680	707	708	683	707	688	719	129	677	678	680	715	269	689	000	029	676	069	688	269	708	706	672	0/0	844
	E.S.	ی	49	04	2 4	48	20	4 0	96	48	48	64	57	64	64	53	53	64	51	64	2 4	49	49	5.3	49	54	53	20	50.4	, r	3 5
	INCHES	LL.	114	117	167	174	991	187	112	184	180	144	144	204	204	160	160	661	155	3 0	168	204	204	151	153	157	691	0.1	121	201	170
1	Z	ш	114	114	000	87	16	8 6	27	82	101	9.6	3 0	78	62	96	96	98	26	104	114	78	80	131	131	131	131	133	90	900	901
	- S91	۵	09	09	84	45	45	2 4	4 4	48	4 8	64	7.3	8	49	90	9	20	64	N o	4 4	48	49	53	5.3	53	53.	6 4	4 4	1 4	1 4
	SPACINGS	U	170	170	149	155	155	1.55 1.55 1.55 1.55 1.55 1.55 1.55 1.55	502	141	144	168	162	110	114	135	137	137	158	202	105	108	111	119	611	119	611	121	25.0	100	100
-		0	19	19	52	52	52	52	46	48	48	48	2 4	20	50	20	20	20	200	000	2 12	51	51	51	19	19	51	5	2 4	, ic	3
	AXLE	<	131	131	131	131	131	131	1 32	132	132	132	55	132	132	132	132	132	35	2 5	132	132	132	132	132	132	132	132	35	3 6	32

SPACINGS	\subset		A L	TNCHES F G 151 53 171 49	TOTAL OF	TOTAL	
)) *		INCHES F G 151 53 171 49			90
		S	INCHES	F G 151 53 171 49	Z I	Z I	z
AC	TOTAL OF SPACINGS		9	151 53 171 49	E F G	D E F G	E F G
693	.69	η.	51 53	171	118 151 53	50 118 151 53	118 151 53
709	707		49	711	118 171 49	50 118 171 49	118 171 49
697	.69		54	157 54	115 157 54	49 115 157 54	139 49 115 157 54
708	7.0		5.3	169 53	115 169 53	49 115 169 53	139 49 115 169 53
699	99	6	49	3 92 49	123 92 49	50 123 92 49	172 50 123 92 49
677	67	6	64	92 49	123 92 49	51 123 92 49	179 51 123 92 49
679	67	67	5.0	6.4	127 90 49	51 127 90 49	127 90 49
680	89		64	90 49	107 90 49	54 107 90 49	54 107 90 49
069	69	69 64	64	92 49	116 92 49	50 116 92 49	200 50 116 92 49
692	69	6	64	90 49	120 90 49	50 120 90 49	50 120 90 49
633	2.4	49	5.0	200	137 92 49	49 137 92 49 52 104 95 49	137 92 49
691	69	. 6	64	92 49	105 92 49	54 105 92 49	54 105 92 49
693	59		64	64 06	109 90 49	54 109 90 49	54 109 90 49
688	õ	0.0	64	95 49	103 95 49	49 103 95 49	49 103 95 49
712	0 6	64	n 01	95 49	124 95 49	52 124 95 49	124 95 49
700	70		49	92 49	118 92 49	48 118 92 49	210 48 118 92 49
686	89	68		04 00	101 90 49	49 101 90 49	101 90 49
648	49		64	109 49	119 109 49	50 119 109 49	137 50 119 109 49
206			. 20	163 50	115 163 50	49 115 163 50	145 49 115 163 50
657	9		64	109 49	121 109 49	49 121 109 49	145 49 121 109 49
658	9		64.	109 49	122 109 49	49 122 109 49	145 49 122 109 49
6,49	0 4	64		. o	140	49 92 148 49	32 148 49
673	5 4		0	111	111 111 40	64 111 111 64	64 601 111 64 691
200						49 117 111 49	181 49 117 111 49
703	2		0	0E 001	DE 921 701	95 221 701 69	189 62 107 129 39
694	. 90		0.4	109 49	113 109 49	49 113 109 49	190 49 113 109 49
717	7	50	20	146 50	146 50	48 96 146 50	193 48 96 146 50
673			51	198 51	51	53 114 198 51	114 198 51

	OF POUNDS	GROSS	121.0	120.0	119.5	119.5	119.0	119.0	119.5	117.5	0.021	119.0	117.0	119.5	118.0	120.5	123.0	116.5	118.0	116.5	117.0	120.5	119.5	124.0	122.0	123.5	122.5	123.0	2040	117.0	121.5	123.0
	THOUSANDS	s	35.5	35.0	34.0		31.5	31.0	31.5	30.5	30.0	31.0	30.0	30.5	30.5	30.8	31.5	30.5	0 0 0	31.5	29.5	30.5	31.0	31.0	30.0	31.0	30.5	31.5	30.5	29.62	30.5	5
10	N THOU	4	16.5	16.5	9.0	17.5	17.0	_	17.0	17.0	2 . 7	17.0	16.5	17.0	17.0	17.5	18.0	0.0	200	16.5	17.0	18.0	17.0	18.0	17.5	18.0	17.5	17.5	17.5	16.5	17.5	18.0
	1	m		29.	2000	30	30.	30.0	30.	30.	0 15	30.			30	31.	31.	50		29.		30.0			31.	31.	71.	31.0	7	29.		41
•	WEIGHTS	8	29.5	29.	29.5	000	30.			30.	31.5	30.5	31.	31.	30.	=	35	30.0		29.	31.		30.		33.	33.	33.	3.04.0	1	30.		0
	TINO	-	10.0	10.0	0.0		10.0	10.0	10.0	0.01	0.01	10.0	10.0	10.0	10.0	10.0	0.01	0.01	10.0	10.0	10.0	10.0	11.0	12.0	10.0	10.0	10.0	0.01	10.0	12.0	10.0	
TOTAL OF SPACINGS	AXLE	TOTAL OF SPACINGS	683	677	680	692	689	069	169	ក ហ្វេស ស្រុ	633	663	645	681	655	169	269	676	200	671	641	680	661	869	219	689	489	0 0 0 N	800	651	671	069
	ES	ی	51	10	10	15	51	51	51	10	4 4	o	51	48	5.1	84	ا ا		30	04	4.0	4 (3	52	0.5	44	64	6.0	3 3	0 4	5.4	64	7.7
	INCHES	a.	198	198	198	198	198	198	198	801	0 6 7	108	108	147	108	147	108	204	0 6	204	06	138	100	123	000	0	00	0 0	00	140	00	1467
+0	2	ш	114	101	105		106	105	105	133	133	133	100	100	100	001	127	6	100	62	105	50	10	96	104	116	-	= 0	11.3	106	127	114
	1	٥	53	52	04	4	48	49	4	200	0 0	2 0	51	5.1	20	20	40	4 :	1 1	40	52	4.0	55	43	5.4	53	25	10 ×	4.0	4.0	5.0	90
	SPACINGS	U	98	98	96	-	~	-	-	2 :	921	-	-	-	_	-		4 .	1 0		_	168	-	196				200		123	171	198
-		T	48		4 4		48	48	48	8 4	4 4					4		4 9										0 0				
	AXLE	<	133	133	133	33	133	133	133	133	77	133	133	133	133	1.33	133	133	2 2	13.3	133	133	133	133	1.53	133	133	57	13.3	133	1.33	1.4.3

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<u>:</u> _\$		4	*	ا ما ا	*	.;. O		
· ·						TOTAL OF		
AXLE	1	SPACINGS	Z	1	INCHES	AXLE	UNIT WEIGHTS - IN THOUSANDS OF	POUNDS
4	В	٥	ш	Ĺ.	ی	TOTAL OF SPACINGS	1 2 3 4 5	GROSS
133 5	51 19	09 60	116	92	6.4	069	10.0 32.5 31.5 18.0 31.5	123.5
7)	-		_		64	683	.0 34.0 31.0 17.0 31.	123.0
E	_				64	682	34.0 30.5 17.5 31.	123.0
			-		64	869	0 35.0 31.0 18.0 31.	125.0
			-			686	35.0 30.5 17.0 31.	123.5
	N				4	703	0 34.5 31.5 18.0 31	125.5
33						229	0 29.5 29.0 16.5 33.	119.0
			****			689	0 30.5 29.0 16.5 33	120.5
133	52 127	127 50	76 0	162	72	693	11 0 29 5 29 5 16 5 34 0	120.5
						969	0 30.5 33.0 17.0	120.5
- 17)						720	30.5 32.5 16.5	123.5
		33 50	103	187	45	703	11.0 32.0 31.0 18.0 28.5	120.5
'n	****	35 50		151		719	.0 32.0 32.0 18.0 32	125.5
m	_	4			4	693	.0 35.5 32.5 16.5	126.5
m	2					715	0 32.5 31.5 18.0 29	122.0
	***	ľζ	-			714	0 32.5 32.0 19.0 32.	126.5
	_	4			ດ	683	0 32.0 28.0 18.0	120.5
	-	4			4	710	0 33.0 29.5 18.5	122.5
m			-			678	0 30.5 30.0 17.0	118.5
	m i	4			so.	664	0 30.0 29.5 17.0 29	116.5
124	21 52	147 50	103	171	4 0	8 00 8	11.0 30.0 30.4 17.5 31.5	122.5
1 4						4	0 27.5 29.5 17.0	117.0
						469	0 28.5 31.0 18.0 31	120.5
	44 16	69 43	16 6	155	51	669	12.0 29.5 31.0 18.0 31.5	122.0
134 4	47 14	48 50	105	5 184	20	718	10.0 29.5 32.0 18.5 32.5	122.5
		158 50		5 118	-	706	0 30.5 29.5 16.5	120.5
		77 49				677	0 29.0 29.0 17.0	119.0
			-			701	0 30.0 29.5 17.5 34.	122.0
	~					699	30.0 29.5 17.0	118.0
						693	0 29.5 29.5 16.5 34.	120.5
	1	30 72	100	151	20	687	.0 29.5 33.0 17.0 29.	119.5
-								

		POUNDS	GROSS	121.5	122.5	116.5	121.5	117.0	117.5	118	119.5	120.0	120.0	116.5	119.5	117.5	118.0	119.5	119.5	123.0	122.0	121.0	120.0	121.0	125.0	121.0	124.0	123.5	124.5	124.5	120.0	0000
sn 0		THOUSANDS OF	S.	0 31.	0 30.5	0 29.	.5 31.0	20	0	0 30.5	0	10	0	S.	0	30.5	o. c	10	0	٠.	0	0 34.0		0	.5 31.0	0 30	'n	5 30	10	0	0	2 0
		NI - S	K)	30.01	30.0 17.	29.5 1	30.0 17	29.0 1	30.0	30.5 17	31.0 17	31.0 1	31.0 1	29.5	30.0	29.5 17.	30.0	30.5	27.5	27.5	27.0	28.5 20.0	יי ה ה ה ה	33.5	34.5 1	34.0 1	34.5 1	34.0 1	34.5 1	35.0 1	30.0 17	0.00
*	\ominus	UNIT WEIGHT	1 2	.0 31.	12.0 33.0	.0 29.	.0 31.	.0 29.	• 0 30•	10.0 30.0	.0 30.	30.	31.	29.	31.	10.0 30.5	30.0	30.	35.	35.	35.	10.0 28.5	9 6	31.	0	10.0 30.0	31.	32.	31.	31.		0.15 0.01
3. E	- TOTAL OF SPACINGS	AXLE U	TOTAL OF SPACINGS	969	709	655	969	674	999	672	691	£69	695	664	689	0 0 0 V	010	£69	682	681	684	686	671	219	717	678	702	200	202	706	672	000
		ES	ی	54	00.1	υ 4	64	64	51	50 1	54	50	25	51	54	10.	5 10 10 10 10 10 10 10 10 10 10 10 10 10	5 4 5	84	848	48	50	4 4	64	20	64	64	64	64	49	49	4
		INCHES	L	163	184	162	167	204	141	148	163	169	169	141	163	141	1 0 41	163	188	140	140	185	114	114	155	114	114	114	114	114	114	5 1
+	Θ	Z 1	m	102	105		91	80	110	110	110	110	110	98	98	102	201	102	57	54	51	144	717	114	114	114	112	110	114	_		411
A		}	٥	50	50	0 4	49	49	54	5 4	1 10	54					3 1			6.5	48	49	111	-		_	111			qued		10
		SPACINGS	U	1.38	125					124							7 7 7			204	CA	7.1	107	104	104	104	129	131	132	132	164	201
		AXLE S	83	55		0 4				000							0 N						מ מ				51	51			-	2 1
		AX	⋖	135	135	136	136	136	136	136	136	136	136	136	136	130	135	136	136	136	136	136	1 36	1.36	136	136	136	136	136	136	136	130

J⊖¹	NDS OF POUNDS	GROSS WEIGHT	31.5 123.0	-	32.0					30.5			-	-	-	-	-	30.5 121.0		-	•	-		31.5		-	-	29.5 119.0	-	-	120	8-161
	IN THOUSANDS	4	17.5	18.0	18.5	17.5	16.5	17.0	17.0	17.0	17.0	0 17.5	17.0	16.5	17.0	17.0	0 17.5	18.0	18.0	17.5	17.5	0 18.0	18.0	2 .	17.0	18.0	0 17.0	0.71 0	17.5	0 17.5	5.71 0	17.6 31
	UNIT WEIGHTS -	1 2 3	32.5 31	0 32.5	10.0 33.5 31.5	0 30.0	30.0	0 29.5	30.5	10-0 30-0 31-0	30.0	30.5	10.0 30.5 29.0	.0 30.5	.0 30.0	.0 30.5	31.5	10.0 31.0 31.5	31.0	10.0 32.0 30.0	.0 31.0 30	.0 32.0 31	0 31.5	2005 Colt 0001	0.00	.0 31.5	.0 30.5 30	11.0 31.5 30.	11.0 32.0 30.0		31.5	OF 0.05 0.11
GROUP CONFIGURATION: SINGLE - DUAL - SINGLE - DUAL TOTAL OF SPACINGS TOTAL OF SPACINGS	AXLE UN	TOTAL OF SPACINGS	715	200	417	689	629	199	489	880	682	686	199	663	699	069	711	769	720	693	695	718	269	5.50	0 1 2	705	663	664	675	0.29	671	403
+	INCHES	g	5 48	4	4 4	64	5.1			20.5			121					105		1 51				10.			8 49	8 49	9 20	1 49	3 49	40.0
The state of the s	z	in ir	103 158	= :	108 114	50	110 141			98 143			102 141	102 143		2	-	110 148		98 141	_	_		102 143	106 120	_	_	108 113	611 601	155 99	111 113	811011
A A	INGS -	a	1 51		40 7		н 54			2000			2 50					4 4 4		8 50				•	0110		64 2	40	64 0	6.4 0	2 48	94 6
	E SPACINGS	Ð	51 17		51 207	. ~				48 142		_	48 132	48 132	_	9		46 154	_	48 168	_	8		46 108	-	_	_	51 157	51 160	_	_	61 160
AXLE SALE	AXLE	4	136	136	136	136	137	137	137	137	137	137	137	137	137	137	137	137	137	137	137	137	137	137	137	137	137	137	137	137	137	

-	"	-			A	
is .	ACHES	INCHES	Z	Z 1	Z 1	Z
ی	9	Э Э		E E	D E F	E E
49	36 49	136		9 106 136	3 49 106 136	9 106 136
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64	99 49	66		122 99	50 122 99	175 50 122 99
540		209	209	90 209	48 90 209	102 48 90 209
20	30	9 7		110 152	50 158 96	110 152
4.0	0 4	1.58 4	1.58 4	96 138 4	48 96 138 4	133 48 96 138 4
64	4	150 4	150 4	102 150 4	48 102 150 4	133 48 102 150 4
52	ß	169 5	169 5	691 86	5 691 86 05	138 50 98 169 5
50	ın ı	96 5	96 5	134 96 5	50 134 96 5	160 50 134 96 5
2 4	4 4	110 4	4 4	9 114 116 4	49 114 116 4	9 114 116 4
49	4	114 4	114 4	9 115 114 4	49 115 114 4	163 49 115 114 4
64		114	114	9 113 114	49 113 114	166 49 113 114
Q = 1	14 49	411		114 114	49 114 114	114 114
51		159	159	97 159	51 97 159	129 51 97 159
20		118	118	106 118	51 106 118	170 51 106 118
646		110	110	102 110	73 102 110	170 73 102 110
49	18 50	110		96 110	49 96 110	96 110
64	4	171 4	4	111 171 4	50 111 171 4	130 50 111 171 4
50	16 50	116		9 102 116	49 102 116	49 102 116
64	4	204 4	204 4	9 80 204 4	49 80 204 4	49 80 204 4
64	04 49	204	204	9 79 204	49 79 204	49 79 204
49	4	204 4	204 4	8 79 204 4	48 79 204 4	48 79 204 4
51	43 51	143		110 143	54 110 143	54 110 143
50	48 50	148		110 148	54 110 148	110 148
51	15 64	149		110 149	54 110 149	110 149
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CHES	INCHES
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							TOTAL OF SPACINGS		
AXLE	i .	SPACING	65 -	Z	INCHE	1ES	AXLE	UNIT WEIGHTS - IN THOUSANDS O	OF POUNDS
∢	ec e	U	٥	ш	u.	o l	TOTAL OF SPACINGS	. S & & S	GROSS
681	53	170	62	107	122	39	692	33.5 35.	117.5
140		29	53	114	198	51	671	0 28.0 27.5 16.5 35.	117.5
140	4 4 0 0	60	25	701	198	12	000	10.0 28.5 28.5 17.5 34.5	119.0
0 4 1			51	67	198	51	676	0 29.0 28.5 17.0 34.	
0 4 1		96	48	66	198	51	678	.0 29.5 28.5 17.0 33.	
140	48	34	48	111	198	51	069	0 29.5 29.5 17.0 34.	
140		96	84	106	198	51	687	.0 29.5 29.0 18.0 32.	e B
140	30 0	0.00	3 4	105	198	15	689	0 30.0 29.5 17.0 32	119.0
140		119	2 0	133	108	100	651	.0 30.0 29.5 17.0 30.	117.0
140		119	52	133	147	48	587	.0 31.0 31.0 17.5 30.	
140	48	119	25	133	152	8 4	692	0 30.5 31.5 17.5 31.	120.5
140	48	125	20	93	118	102	929	0 28.5 28.0 16.5 32	116.5
140	8 4	130	8 1	66	198	51	714	10.0 31.5 30.5 17.5 32.0	121.5
2 4 6	2 4	1 4 0 4 0 3		000	147	4 4	670	0 30.0 30.5 17.5 30.	
140	8	145	51	100	152	30	684	0 31.0 30.5 17.0 30.	
140	8 4	173	848	127	108	51	569	0 31.5 31.0 18.0 31.	
0 + 1	4 8	181	21	100	108	51	619	0 31.0 31.0 17.0	
140	4.9	100	64	80	204	64	680	0 29.0 29.5 17.0 31	
0 4 1	9 4	114	4 8	52	204	04	683	10.0 30.0 29.5 16.5 31.0	117.0
140	4 4	2 10 00 00 00 00 00 00 00 00 00 00 00 00	4 4	107	1 20	0 0	671	0 31.0 30.0 17.0 30.	120-5
140	49	162	49	96	128	64	671	.0 32.0 29.5 17.5 30.	
140	64	170	9	93	128	64	689	10.0 31.0 32.0 17.5 30.5	121.0
140	64	170	09	114	114	64	969	0 30.5 32.5 1	121.0
140	6.4	170	09	114	117	49	669	.0 31.0 32.5 17.5	
140	64	176	5	106	118	20	069	.0 31.0 51.0 18.0 30.	
140	20	29	51	16	198	21	654	0 27.0 26.5 16.5 35.	117.5
	o ග	67	50	114	198	51	685	.0 28.5 29.0 17.0 35.	
140	20	8	35	107	198	21	629	•0 28.5 28.5 17.0 34.	
140	S	ď	5	20	1000	5	672	12.0 28.5 28.5 16.0 34.5	119.5
	2	2)			,			

	PGUNDS :	GROSS	121.0	119.5	117.5	118.0	116.5	116.5	122.0	120.0	117.5	122.0	117.5	118.5	120.5	120.5	117.5	123.0	118.5	120.0	123.0	123.5	118.0	121.5	119.0	121.5	121.5	119.0	121.5	118.5	•	122.5
	WEIGHTS - IN THUUSANDS OF	2 3 4 5	30.0 30.5 17.5	17.	5 27.5 27.5 16.0 28.	5 28.0 27.5 15.5 28.	0 29.	0 30.0 29.0 16.5 29.	0 31.0 30.5 17.0 31.	8.5 28.0 28.0 16.0 28.0 8.5 28.0 28.5 16.0 29.0	0 30.0 29.0 16.5 30.	2.0 31.0 30.0 17.5 31.5	30.0 29.5 16.5	30.0 29.5 17:0	8.5 28.5 28.5 16.0 29.0	29.0 28.0 16.5	29.5 29.0 17.0	.0 31.0 31.0 17.5	.0 30.5 29.0 17.0	30.0 30.0 30.0 17.0 31.0	0 31.5 31.0 18.0	.0 31.5 31.5 17.5	.0 31.0 29.5 17.0	.0 30.5 31.0 17.5	.0 30.0 30.0 16.5	.0 31.5 30.5 17.0	.0 30.5 30.5 17.5	.0 30.5 30.0 18.0	31.5 30.0 17.5	.0 30.5 30.5 17.5	.0 30.0 30.5 17.0	0 32.0 30.5 17.5 30.5
Z-DUAL 3 0 TOTAL 0 SPACINGS	AXLE UNIT	TOTAL OF SPACINGS	703 12	692 12	-	-	-	-		549 544	19	15	-	-	647 18	•		12	•	683	12	12	1	683 12	-	-	1	-	-	-	_	683 12
AXLE GROUP CONFIGURATION: SINBLE - DUAL - DUAL - SINBLE - DUAL TOTAL	IGS - IN INCHES	0 E F G	114 198	49 105 198 SI	114 123	48 114 123 4b	111 149	9 105 147	49 105 198 51	114 123	152	66	111 140	8 111 149	50 102 155 50	114 123	106 140	106 198	R 105 147	48 104 163 46 59 133 168 51	133 149	52 133 152 4B	120 111	133 168	100 108	100 140	100 147	120 107	120 107	105 106	901 901 1	51 120 107 51
AXLE GROUP CONFIGURA	AXLE SPACINGS	A B C	0 20	140 50 99	0 50 1	50 1	0 20	0 20	140 50 117	0 20	140 50 124	0 50 1	0 50 1	200	140 50 124	0 50 1	_	05 0	05 0	140 50 130	50 1		20 1	20	20 1	05 0	0 20 7	000	0000	000	91 nc n	140 50 154

(W		*(1	0	1	0	
			\rightarrow			TOTAL OF SPACINGS	\Rightarrow		
XLE SP	SPACINGS	S	Z	I-4CHES	ES	AXLE	UNIT WEIGHTS - IN T	THOUSANDS OF	POUNDS
Э	J	0	ш	ti.	9	TOTAL UF SPACINGS	1 2 3 4	4	GROSS
0.0	0.41	173	105	0	5	A 3.3	71 0 31 0 31 0 17	7.5 40.0	7,101
000	521	1 5	100	108	515	675	0 31.0 30.5 1	0 30	
50	571	10	100	140	4 3	705	0 31.0 31.5 1	.0 31.	70
	175	5.1	100	147	48	711	.0 31.5 31.5 1	31.	124.5
50	175		100	152	48	716	.0 32.0 31.5 1		
50	184	200	118	9.6	49	689	.0 31.5 31.0 1	.0 31.	
50 1	185	48	127	108	51	602	.0 32.5 31.5 1	0	
1.5	201	64	116	162	64	674	.0 30.5 29.5 1		117.5
51	111	20	110	184	200	969	.0 31.0 50.0 1	5 31.	
0 51	137	6.6	116	162	(4	704	.0 32.0 30.5 1	•0 31•	121.5
91	159	6.4	115	114	6.4	677	31.0 30.5 1	.0 30.	121.0
51	691	F 4	115	117	64	680	.0 32.0 30.0 1	.5 30.	
51	102	6.7	35	128	44	671	31.0 30.0 1	.0 29.	119.5
51	162		113	117	64	681	.0 31.5 30.5 1	.0 31.	122.0
10	167		50	128	4.9	688	. 31.0 32.0 1	• 0 29	•
51	167		114	114	49	969	.0 30.5 32.5 1	.0 30.	m .
51	167	0.0	114	117	54	698	0 31.0 32.5 1	.5 30.	123.5
25.0	120	0 :	166	110	000	969	0 32.5 31.0 1	8.0 31.5	123.0
9 6	1 5	0 0	2 0 0	2 0	9 12	000 6	0 32-0 31-0 0	7 6	124.0
7 4	144		107	180	2 4	2 L S	0 29.5 31.5 1	.5 32.	
47	146	ထ	107	130	48	717	.0 30.0 31.5 1	.5 32.	122.0
48	105	64	98	204	6.4	919	10.0 29.5 28.5 17	7.0 32.0	117.0
48	185	و 2	108	135	8 4	711	.5 32.5 31.5 1	8.0 31.5	124.0
20	99	6.4	144	185	20	577	5 26.5 2	0.0 35.0	118.0
30	09	64	144	185	0.5	629	.0 27.0 27.0 2	0 35.	119.0
20	82	64	144	185	20	704	.0 30.0 30.0 2	.0 30.	120.5
20	85	51	16	198	5.1	673	.5 28.5 28.5 1	.0 35.	
50	88		112	114	640	665	.0 30.0 33.0 1	.0 29.	
0.3	89 1		110	114	64	662	.0 29.5 33.0 1	•5 29•	
20			110	114	64	663	.0 29.5 33.0 1	0 29.	
20			112	114	6.4	199	.0 30.5 33.0 1	.5 29.	
09.	91	0.0	114	114	63	668	.0 29.0 33.5 1	7.0 29.5	119.0

														_			_	-		_													100
ŧ=	POUNDS	GROSS	119.5	123.5	119.0	122.0	119.5	120.5	122.0	121.5	122.0	122.5	122.5	120.0	120.5	117.0	116.5	116.5	117.0	120.5	119.0	123.0	123.5	123.0	116.5	117.5	117.0	118.0	123.0	124.0	124.0		124.5
	UNIT WEIGHTS - IN THOUSANDS OF	3 4 5	10.0 29.5 33.5 17.0 29.5	0 30.5 34.5 17.5	0 30.0 33.0 16.5 29.	31.5 31.0 18.5	5 30.0 29.5 1	5 30-0 17-5	0 30.5 34.0 17.5	0 34.0 17.	.0 31.0 34.0 17.0	0 30.5 34.5 17.0	0 31.0 34.5 17.0	28.5 28.0 16.5	10-5 20-5 28-0 10-5 29-0	.5 30.0 30.0 17.0	5 30.0 29.5 16.5	10.5 29.5 29.5 17.5 29.5	5 30.0 29.5 17.0	5 29.0 28.5 16.0	•0 31•5 31•0 18•0	10.0 31.5 34.0 17.5 30.0	31.0 34.5 17.5	0 31.5 34.5 17.0 30.	30.5 29.0 17.0	5 30.0 29.5 17.0 30.	5 30.0 29.5 17.5	5 30.5 29.5 17.0	0 30.5 34.5 17.5	.0 31.0 34.5 17.5 31.	0 31.5 34.5 17.5 30.	0 31.0 35.0 17.0 31.	10.0 31.5 34.5 17.5 31.0
TOTAL OF SPACINGS	AXLE	TOTAL OF SPACINGS	699	709	665	715	693	000	692	689	069	695	969	645	0 t 4	5 9	660	999	668	650	702	500	704	701	65.2	668	029	673	202	706	707	101	708
AXLE GROUP CONFIGURATION: SINGLE - DUAL - DUAL - SINGLE DUAL	AXLE SPACINGS - IN INCHES	B C D E F G	50 91 110 114 114 49	91 110 114 155	92 109 110 114	50 96 49 144 135	41 50 99 49 105 178 51	108 48 106 178	50 115 111 112 114	41 50 116 109 110 114 49	117 109 110 114	118 107 114 114	118 110 114 114	1 48 114 123	50 124 48 114 123 48	124 48 111 147	50 126 48 106 140 49	50 126 48 106 147 48	126 48 106 1	126 48 114 124 4	50 126 50 103 187 45	127 10 1 110 114	127 111 112 114	128 109 1	129 48 1	123 48 1	129 48 105	129 48 105 152	129 109 110 114	129 109, 114, 114	129 110 114 114	130 104 114 114	141 50 130 110 114 114 43

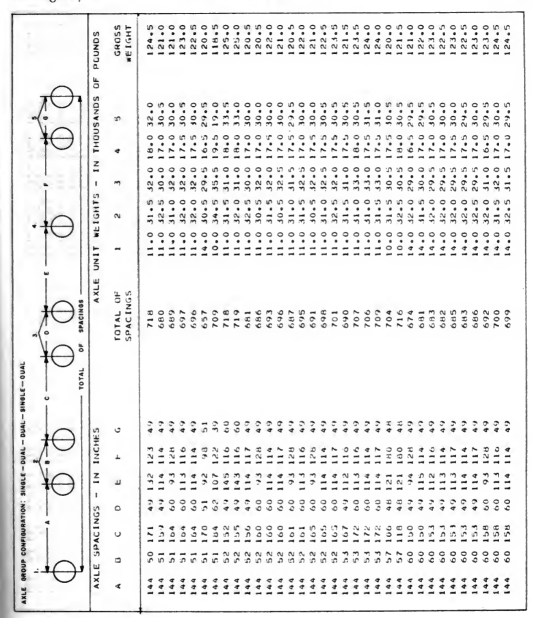
A A CINGS - IN C D E L L L L L L L L L L L L L L L L L L	INCHES		in a	
SPACINGS - 1N C D E 131 52 133 10131 52 133 10132 98 116 10134 49 100 10144 49 56 10149 45 91 10149 45 91 10149 45 92 10149 45 92				
131 52 133 131 52 133 132 98 116 143 48 95 144 49 56 149 45 97 149 45 91 149 45 93 149 45 93		AXLE	UNIT WEIGHTS - IN THOUSANDS OF P	POUNDS
131 52 133 132 96 115 143 48 95 144 49 100 144 97 109 149 45 91 149 45 91 149 45 92	ی	TOTAL OF SPACINGS	1 2 3 4 5	GROSS
131 52 133 132 98 116 143 48 95 144 49 56 149 49 109 149 45 91 149 45 91 149 45 92	7 48	702	10.5 32.0 31.0 18.0 30.5	122.0
142 98 116 144 49 95 144 49 56 144 97 109 149 45 87 149 45 91 149 45 91 149 45 92 149 45 93 149 45 93	. 4	707	.5 31.5 31.5 18.0 31.	122.5
143 48 95 144 49 100 144 97 109 149 45 91 149 45 91 149 45 92 149 45 93 149 45 93	6.5 4	700	0 31.0 34.0 17.5	123.0
144 49 56 144 97 109 149 45 87 149 45 91 149 45 92 149 45 93	8 4 8	669	.0 31.5 30.0 17.5 31.	
144 49 56 144 97 109 149 45 87 149 45 91 149 45 91 149 45 92 149 45 93	54 2	714	0.	120.5
144 97 109 149 45 87 149 45 91 149 46 92 149 45 93	8 48	929	35.0 27.5 16.0 28.	
149 45 87 149 45 91 149 45 91 149 45 92 149 45 93	6 4 4	704	.0 31.0 34.5 17.0 30.	
149 45 91 149 45 91 149 45 92 149 45 93	4 48	694	.0 31.5 28.5 18.0	
149 45 91 149 45 92 149 45 93	05 9	682	0 31.0 28.5 18.0	
149 45 92 149 45 93	3 48	169	.0 32.0 28.5 18.	120.5
149 45 93	54 2	709	.0 33.5 29.0 18.5	
	4 50	712	.0 32.5 29.0 18.5	
149 49 61 1	4	686	35.0 28.0 16.5 29.	118.5
151 49 163 5	0	654	.0 35.0 30.5 15.5 27.	120.0
153 101 110	4	718	31.0 35.0 17.5 31.	124.5
-	6 4 9	665	.5 31.0 29.5 17.0 30.	118.0
154	09 9	715	.0 31.0 18.0 33.	125.0
155 101 110	64 4	720	0 31.0 35.0 18.0 30.	
156 49 118 1	64 4	677	31.0 30.0 17.5 31.	
157 49 92	4	999	5 30.0 30.0 17.0 30.	
157 49 114 1		229	.5 30.5 30.5 17.0 31.	
157 51 100	4	469	5 31.0 30.5 17.5 31.	
103	4	500	31.5 30.0 17.0 30.	C+211
50 162 49 61 163	4	675	10.0 34.5 28.5 16.0 29.0	118.0
10 64 201	.			
50 162 49 61 168	x	660	10.0 35.0 28.5 10.0 32.0	120.5
164 40 118 1	2 4	2 4	20.5 31.0 17.5 30.	
167 40 114 11	1 4	300	0 31-0 30-5 18-0 30-	122.0
167 49 114 11	4	789	0 31-0 31-0 17-5 31-	
168 48 57 16	4	676	0 35.0 27.5 16.0 30.	
168 48 57 16	4	200	.0 35.0 27.5 16.0 34.	
168 49 114	4	685	0 30.5 31.0 17.5 31.	0
172 60 9.3 12	4	693	.0 30.5 32	122.5

ı √O1	NDS OF PCUNDS	GROSS	.5 124.0	-	124.0		-				0.011				-		124.0			-	-	-						125.0			0 116.5
	N THOUSANDS	4 R	17.5 30.	10	15-5 31-0	0	15.0 33.5	17.0 31.0	0	_ (17.0 31.0		_	ò	0	a .	18.0 30.5		_	~	0	'n.	3 (-			17.0 30.0				17.0 32.0
	,	~	.5 32.5	5 33.	0 22 0	5 32	0	٥	5 28.	0 30.	ט נכ	30.0	15	20	0 31.	5 31.	2 . 05. 0	5 29	ιΩ	IC.	5 30.	in .	0 27.	200	9 S	o u	20.00	5 30 0	35.	0 31.	0
	UNIT WEIGHTS	-	12.0 31		10.0 33.	0	10.0 35.	10.0 3.3.			10.00	0	0	0	0	0	12.0 33.	, 0		0	0	0	0	0 (5 0		10.01		0	0	10.0 29.
C 0 SPACINES	AXLE	TOTAL OF SPACINGS	700	203	565	710	668	682	680	0000	2000	692	672	102	711	212	N N	169	680	669	695	703	889	076	9/9	9/9	600	27.0	704	713	679
A C C TOTAL	53	ڻ	4	94	4 4	6.4	4 13	51	40	a 4	4 4	64	6.4	64	84	3 :	0 0	49	5.1	56	54	25	34	4	6. 6	7 3		200	65	0.5	4.4
~(=	INCHES	4	114	111	140	114	140	25	204	156	200	156	129	156	1.58	120	2 7	200	149	169	103	507	- Ra	4 0	400	204	0 2 1	1 2	122	103	204
+0	<u>z</u>	ئد	114		5 45	118	51	-		115	2 2	114	112	114		~	5 5	06	110	110	96	102	0	0		2 3	-	145	107	98	100
V V		a	0.9		0 4					4 4			34	4 8			4 4		b c,	54	-					4 0			0		4 03
	SPACINGS	ပ	-	-	183	-	190	-		32.		-	~	-	_		2 0 7	. –	-		-		~ .	-		3	-	-	_	. 4	104
-	AXLE S	Φ.	20	20	41 50		1 50	1 51		41 54	41 54		41 54	1 54	1 54	50	000	2 48	2 4B				d :		* <	74 C 4				42 49	42 50

	OF POUNDS	WEIGHT	117.0	120.5	123.0	121.0	121.5	123.0	123.0	118.0	119.5	120.0	121.0	121.5	121.5	122.5	123.0	125.0	119.0	120.5	126.0	118.5	119.0	116.5	121.0	123.5	2010	125.5	119.5	119.5
J. J	UNIT WEIGHTS - IN THOUSANDS		29.5 29.0 17.0 31.	10.0 30.5 31.5 17.5 31.0	0 32.0 31.5 17.5 32.	5 31.5 30.5 18.0 30.	31.5 31.0 17.5	0 32.0 31.0 18.0 32.	0 32.5 31.0 17.5 32.	.5 30.0 30.5 17.0	5 30.0 30.5 17.0 31.	10-0 31-0 11-0 31-0	0 30.5 31.0 18.0 31.	31.0 31.0 17.5	31.5 30.5 18.0 31.	32.0 30.5 17.5 32.	10.5 30.5 30.5 18.0 31.5	0 32.5 31.0 18.0 33.	30.5 30.0 17.0	0 30.0 30.0 17.5 31.		32.0 29.5 17.0	31.0 30.0 18.0	0 33.0 34.5 18.5	0 30.5 32.0 17.0	31.5 32.0 17.5	10.0 32.5 32.0 17.0 30.0	32.0 31.5 18.0	30.0 29.0 17.0	30.0 29.0 17.5 31.
TOTAL OF SPACINGS	AXLE TOTAL OF	SPACINGS	681	669	715	769	200	717	715	681	688	664	706	702	200	502	669	719	699	678	120	671	680	685	686	969	460	714	693	695
» (3)	INCHES F G		204	151 53 157 54		_	157	150 54	170	-	157	159 53	157			157	151 53	116		116	114 49	128		122 33	128	117	4 :		209	2000
A B C C C C C C C C C C C C C C C C C C	SPACINGS - IN		64	119 53 131	53 1	4.9	49 1	21 49 133	4-) 1	54 1	5.5	25 54 106	, r	20	20	20	39 49 115	64	58 49 42	64	158 49 114	6.4	4.) 1	62 1		09		202 48 98	4	05 48 90
	AXLE SPA		20	142 50 1	20	20 1	2 50 1	142 50 1	2 50 1	50 1	50 1	142 50 1	50 1	50	50 1	20 1	142 50 1	2 51 1	51 1	2 51 1	142 51 1	5 51 1	2 51 1	5.1	51	51	142 51 1	10.00	5,2	0,0

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	POUNDS	GROSS	117.5	119.5	0.00	119.0	122.0	122.5	123.0	122.5	123.5	122.5	119.5	118.0	121-0	126.0	121.5	121.0	121.0	123.0	118.0	117.5	118.0	120.0	120.0	121.0	120.0	120.0	122.5	2 7 6 8
	THOUSANDS OF	S.	29.5	30.0	30.0	30.5	30.5	31.0	31.0	31.00	31.5	31.0	31.0	30.5	20.0	33.5	30.5	30.0	29.5	30.5	30.0	30.0	29.5	30.5	29.62	30.5	30.5	30.0	0 - 1 -	0 12
10		4	16.5	17.0	0 - / 1	17.5	0	0	0 0		, ,	17.5	0	à.	2007	0	0	10	0	ω:	17.6		_			10	0	0 0		_
-	1 5	m	29.5		30.0	90			31.0	000	31.	31.0		900	30.0		30		.32	32.	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	30.	30.			32	30.	20.00	000	
	WEIGHTS	~	0.31.0	31.	0 32.0	29.	.32.	31.	0 32.0	32.	32.	0 32.0		30	30.00		32	0 31.5	30.	0	30.0		31.	31.		31.	31.	7 7	200	62.
	LIND	-	::	1			11.	11	-	• •	-	11.0	11.0	0.01	2 0	12.0	12.0	12.	12.	12.	0.0	10.0	10.0	12.0	10.0	10.0	= :			11.
TOTAL OF SPACINOS	AXLE	TOTAL OF SPACINGS	655	678	579	680	684	969	169	7 0 0	269	694	684	681	800	718	619	2.19	686	469	500	670	671	129	687	695	229	000	691	201
	នួ	ڻ	49	04	64	50	4.0	20	4 4	49	49	20	64	4 4	2 4	09	4.9	49	2.4	200	4 4	49	4.9	6.5	6.4	64	64	00	6.6	40
	INCHES	<u>۔</u>	56	123	9 9	125	66	119	3 3	113	66	611	153	173	114	116	117	114	128	116	128	128	128	128	128	911	125	20	113	118
10	Z 1	ů.	124	٠.	125	_	124	_	127	-	_	~		131	-			114			4 6		43			_		1 2 4 5 1		114
4	INGS	٥	6 4 9		0 P		64 8		2 4 2				Ť		4 4		8 49	9 40		9 9			8 49	8 49	3 60	9		1 0 4		
	SPACINGS	ς.	-	7	53 158	_	~		53 172	•	-	53 174	_	50 85		_	50 158	-	_	50 163		-	51 158	_	_	_	~ ·	53 101		53 174
-404	AXLE	~ «			4 4				2 0			42	~)		J =7	~:	4 4 5	7	₹.	י פי	9 40	~;	43 5	-		~7	۰ برسا	7 4	. m	5 4 4

AXLE SPACINGS – A B C D D 144 44 167 49 144 48 199 48 1144 48 126 54 1 144 48 126 54 1 144 48 126 54 1 144 48 126 54 1 144 48 126 54 1 144 48 126 54 1 144 48 126 54 1 144 48 126 54 1 144 48 126 54 1 144 48 126 54 1 144 48 126 54 1 144 48 126 54 1 144 48 126 54 1 144 48 126 54 1 144 55 0 1 144 48 126 54 1 144 55 0 1 144 48 126 54 1 144 55 0 1 144 48 126 54 1 144 55 0 1 144 48 126 54 1 144 55 0 1 144 48 126 54 1 144 55 0 1 144 48 126 54 1 144 55 0 1	E F F F F F F F F F F F F F F F F F F F	INCHES	, o	W	
ALE SPACINGS - D C D C D C D C D C D C D C D C D C D		GHES.	(\leftarrow	
ALE SPACINGS - 1		CHES	TOTAL OF SPACINGS)	
4 4 4 167 4 9 4 4 4 4 167 4 9 4 9 4 9 4 9 1 1 1 1 1 1 1 1 1 1 1 1	1	•	AXLE	UNIT WEIGHTS - IN THOUSANDS OF	PCUNDS
44 167 49 46 139 49 48 89 49 48 103 48 48 126 54 1 48 126 54 1		5	TOTAL OF SPACINGS	1 2 3 4 5	GROSS
46 139 48 1 48 99 49 49 48 48 103 48 103 48 105 54 11 103 48 126 54 11 48 126 54 11 48 126 54 11 48 126 54 11 48 126 54 11 48 126 54 11 48 126 54 11 48 126 54 11 100 50 11 100		5 51	707	10.0 29.0 31.5 18.0 32.0	120.5
48 89 49 49 48 48 126 54 1 48 126 54 1 48 126 54 1 48 126 54 1 48 126 54 1 48 126 54 1 48 126 54 1 48 126 54 1 48 126 54 1 48 126 54 1 48 126 54 1 48 126 54 1 48 126 54 1 48 126 54 1 48 126 54 1 48 126 50 1 50 1 50 1 50 1 50 1 50 1 50 1 50		4	708	.0 29.5 31.5 18.0 31.	120.5
48 94 48 48 48 10.3 48 48 10.5 48 126 54 11 48 126 54 11 48 126 54 11 49 126 54 11 40 50 11 4			663	.0 27.5 27.5 16.5 35.	
48 103 48 48 126 54 1 48 140 50 1			999	0 28.0 28.0 16.0 35.	117.0
4 48 126 54 1 4 48 140 50 1 4 48 140 50 1	14		6/5	.0 28.5 28.5 17.0 32.	0
4 48 126 54 1 4 48 126 54 1 4 48 126 54 1 4 48 146 50 1 6 48 140 50	16		680	•0 30•0 30•5 17•0 29•	0
48 126 54 1 48 126 54 1 48 126 54 1 48 146 50 1 48 140 50	0	% [N CO V	0 29.5 30.5 17.0 30.	0
4 48 120 54 1 4 48 126 54 1 4 48 134 50 1 4 48 140 50		n a	669	0 30.0 31.0 17.0 31.	121.5
4 48 126 54 1 4 48 134 50 1 4 48 140 50			701	.0 31.0 31.0 17.0 30.	
4 48 140 50 F	791 OII		50/	00 3005 3100 1705 300 0 30 0 30 6 37 6 30	121.0
48 140 50		00 1	673	0 30.0 30.3 17.3	0
			270	00 30 8 30 8 17 8 30	0
40 140 50	-		4 6 8	.0 30.0 30.0 17.0 30.	0 (
4 48 140 50 1	-		67.88	0 30.5 29.5 17.0 30.	119.5
140 50 1	-		701	.0 31.0 30.0 17.5 31.	121.5
emi	02 169	9 52	705	.0 31.0 30.5 17.	121.5
_	03 187	54 1	700	.0 32.0 30.5 17.5	119.0
_	00 187	54 7	712	.0 31.5 31.5 18.0 28.	
4 49 145 45	-		269	0.0 32.0 28.5 17.5 31.	
4 49 145 45	end	£0	680	.0 31.5 28.0 18.0 30.	
4 49 145 45	→ ·		707	0 32.5 29.5 18.5 29.	120.0
4 44 145 45	-		017	.0 32.0 29.0 Idea 31.	0
144 50 124 54 1	641 011	100	N 00 P	0 30.5 30.5 17	11300
20 27 05 A			201	0 24 0 20 0 10 0 10 0 10 0 0 10 0 0 0 0 0 0	
50 138 50 1	-		202	0 30 5 30 5 18 0 31 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	12005
50 153 50 1	1		9 9	0 31.5 29.5 17.0 30.	119.0
0 153 50 1	14 12.	3 49	683	0 30.5 30.5 17.5	120.0
144 50 157 45 1	911 711	64 6	681	11.0 31.5 28.5 18.5 31.5	121.0
144 50 157 45 1	22 124	64 4	691	11.0 32.0 29.0 18.0 32.5	122.5
0 157 45 1	28 12.	3 49	969	11.0 33.0 29.0 18.0 32.5	
0 157 49 1	16 123	3 49	688	11.0 31.5 30.5 17.0 31.0	121.0
144 50 160 49 1	16 12.	3 49	691	11.0 30.5 31.0 17.5 31.0	121.0



* — A	S OF POUNDS	GROSS	121.0	121.0	124.0	12	1		118.0	1 [122.	120.		117.5	117.		-	1	125.0	121.	1	121.	-	1		119.	118.	. 119	٠.	122.	122.5
10 CO	- IN THOUSANDS	3 4 5	17.5 30.	5 18	.5 18.5 32.	0 18.0 32.	.5 18.0 31	0 18.0 32	0 19.5 1	29.5 17.5 29.5	0 17.0 31.	0	8.0 16.0 34	29.0 10.5 32.0	5 17.0 30	5 17.0	17.0	17.5	0 1		0 18.0	0 18.0	5 18.0 31.	5 17.5	16.5	0 17.5	5 17.5	17.55	30 0 17 0 30 0 40 5 18 0 31 0	18.0 30	18.0 31.
4	E UNIT WEIGHTS	1 2		10 11	0.0000	0.62.0.	.0 29.5	.0 29.5	.0 33.5	14.0 29.5	.0 30.0	.0 29.5	.0 28.5	0.30.0	30.5	.0 31.0	.0 31.0	.0 32.0	31.0	11.0 32.0	32.0	32.0	.0 32.0	.0 32.5	.0 31.0	.0 30.5	.0 29.5	30.5	11 0 33 0	200	0 53 0
1. A A B C C C C SPACINGS C SPACINGS	AXLE	TOTAL OF SPACINGS	716	710	719	716	713	719	209	693	569	679	699	088	691	694	700	707	710	007	705	706	469	702	658	675	682	119	500	269	000
	1ES	ی	48	848	64	6.4	6.4	44	30	0 4	48	6.7	49	6.4	6 4	64	64	6.7	04	գր ⊲ Ծ Ո	200	84	20	848	64	49	20	7	4 4	1 0	1 0
~ ()	INCHE.	u.	180	7 -176	1 5					0 138					204	2 110	3 128			128			156	5 128	G				9116		-
	Z	ш	121 8	8 107		S	Œ	0	 ∧ :	200	φ	8 102	8 7	ω :	62 61	3 102	60 93		_	49 94		,a	45 91	8 1	-	6	0	2	6119	מ ה	
A	SPACINGS	C D	06 4	39 4	0.00	0	172 4			455 4		35 4			113 4	164 7	174 6			175 4		155 4		56 4	139 4	156 4	20	.	4 101	v 0	
		8	69 1	47 1		7	7			200	_	-			51 1		_		, .	100		_	2	2	53	53	53 1	53	200	2 6	
	XLE																														

	_		_											_			_					_				_						
11 :	POUNDS	GROSS	124.0	122.5	122.5	121.5	122.0	121.0	120.5	121.5	123.0	124.5	125.0	120.0	121.0		118.5	5.011	121.0	119.0	120.0	120.5	120.0	122.0	122.0	121.5	122.5	120.5	124.0	122.0	3	123.0
	THOUSANDS OF	ហ	31.5	30.5	30.5	30.5	30.5	30.5	30.5	30.0	0 0 0	32.0	32.0	31.5	32.5	31.0	31.5	31.5	31.5	30.5	30.0	30.5	30.5	31.0	31.5	31.5	31.5	31.0	32.5	31.0		32.5
10	IN THO	4	18.0	18	18.0	17.	18.	_	17.	17.0	8	18.	-	-	18.	1 7.	18	18.0	8		17.	17.	2.71	8	18	18.	~	-	-	18.	18.	18.5
	5	m	31.0	30.	30.5	30.	30.	30.	31.	32	31.	32	31.5		31.5	90	= :	31.0	32.0	31.0	31.	9	31.0			41.5	31.0	31.0	32.0	31.0		32.5
	WEIGHT	N.	32.5	32.5	32.5	32.0	32.5		30.5	31.0	32.0	32.5	33.5				28.0	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		30.0			31.0				32.0	31.0	31.0	32.	20.5	29.5
	UNIT	-	11.0		0.11			11.0		0.11			10.0	10.0	10.0	0.01	0.01	10.0	10.0	10.0			0.01				10.0	10.0	10.0	10.0		10.0
TOTAL OF SPACINGS	AXLE	TOTAL OF SPACINGS	706	698	750	687	689	169	692	698 705	969	715	714	704	602	656	671	67.6	691	678	677	676	679	• # # # # # # # # # # # # # # # # # # #	25.9	689	688	684	711	069	712	711
	S	v	49	4 :	0 0 0 0	0.4	64	4.3	940	2 0	51	64	5.1	64	51	5.5	7 0	4 4	6.4	4.0	6.4	6.0	7 7	7 7	4.4	6.4	4.5	64	6.4	4.5	ं क	4.4
	INCHES	u.	118	12.3	110	114	116	117	117	128	86	105	86	681	155	00	9 0	20	0	9.6	42	0 :) i	7	0	3.5	0	Sr	00	0	ទ	2
10	Z	ш	119		000	~			~	93		_		_	,	, ,	121		_	_			0 -			116	117	105				1.34
	INGS	٥	3 49		000		49	4	4	090				20	4	S	000			3 54			 		3	0.5	-	% Si	64 4	5 50		64 6
	SPACINGS	O	3 17.		54 161	-		4	-	54 169		_	9	4	- -	5 1	5 164	ם נו	5		່ ເກ	วเ	5 1 40		5	191 6	5 1		10			961 9
-101	AXLE	₩ 8	145 5	ន	145 0 741	יט כ	145 5	E)		145 5			145 5	•		۰۰	140		140 4	146 4	-		146		140 4	146 4	146 4	146 4	140 4	146 4	146 4	140 4

				ni(เก๋	40	
(-	1			o de la companya de l	3	
\ominus_{\uparrow}			\ominus			TOTAL OF SPACINGS		
AXLE	SPACINGS	i	Z	INCHES	ES	AXLE	UNIT WEIGHTS - IN THOUSANDS	CF PCUNDS
€ 30	Ü	Ω	π	L	٥	TOTAL OF SPACINGS	1 2 3 4 5	GROSS
146 4	5 196	64	138	00.0	64	713	10.0 31.5 32.0 18.5 32.5	124.5
4	S	52	101	9.6	64	685	0 32.0 31.0 17.0	121.0
146 4	2	52	106	92	64	583	0 32.0 31.5 17.0 31.	121.5
9		48	133	06	64	710	.0 31.5 32.0 18.5 32.	124.0
9	45 201	0	115	S 6	6 4	200	0 32.0 31.5 18.0 32.	123.5
146	45 201	4 r	118	0 0	4 4 0 0	598	10.0 32.0 32.0 17.5 31.5	124.0
		52	127	000	64	710	.0 32.0 32.5 18.0 32.	124.5
Ş		64	52	204	64	682	0 27.5 29.5 17.5	116.5
146 4	47 112	34	114	156	64	672	0 28.0 30.5 17.5 30.	
		48	52	204	49	694	0 28.5 30.5 17.5	117.0
		48	114	156	6.7	681	0 28.0 31.0 17.5	117.5
	_	4 6	26	153	64	869	0 29.0 31.0 18.0	119.5
9		20	110	153	6.4	718	0 29.0 32.0 18.5	122.5
4		3	104	153	4	715	0 29.5 32.0 18.0 32.	121.5
4 4	, ,	6 4	46.	138	\$ \$	691	10.0 28.5 31.0 18.0 31.0	120-0
3 4 4 4 4 4 4 4	1 1 20		000	7 11	7 0	212	0 20-0 31-5 18-5 32-	121.0
9	- 8	533	114	198	5.1	57.5	5 28.0 27.5 16.5	118.0
		51	76	198	51	675	0 28.0 28.5 16.0	118.0
4 941	48 84	53	114	198	51	694	0 29.0 29.5 16.5	120.5
			101	198	51	688	0 29.0 29.0 16.5 35.	120.0
	8		105	198	51	684	5 28.5 28.5 17.5	119.5
4 .	8 8		26	198	51	679	5 28.5 28.5 17.0	118.5
4	x .	4	105	1 20	2	689	.0 29.5 29.0 10.5 35.	0.000
4	ω :	4 .	111	861	51	969	10.5 29.5 29.5 17.0 34.0	110.0
1 46	0 3	4 10	2001	000	1 2	566	0 40-5 40-0 17-5 34-	121.0
4	0 0		107	198	51	002	0 29.5 30.0 18.0 32.	119.5
6 4	20		66	198	5.1	689	.0 30.0 29.0 17.0	118.5
146 4	66 8	48	105	198	51	695	10.5 30.0 29.5 17.0 32.5	
146 4	48 99	48	111	198	51	701	.0 30.0 29.5 18.0	
146 4	8 99	51	16	198	51	069	.0 29.5 29.5 17.0 32.	118.5

	POUNDS	GROSS	118.0	119.0	119.0	119.5	116.5	116.5	117.0	119.5	119.5	117.5	116.5	110	117.5	120.5	120.0	118.0	117.5	120.0	117.5	119.0	119.0	120.0	118.0	118.0	118.5	118.5 0.00	0.021	121.5	0.101
	IN THOUSANDS OF	S	32.	32.	32.5	32.	_	30.	29.55	31.	0 31.0			0 00 0			5 30.5			0 30.5	29.5		5 33.5			_	_		5 30.5		
	IN THE	4	5 17.	910	6 1 6	17.	0 17.	91 9	17.	17.	0 17.	5 17.	0	0 1 0		5 17.	5 17.	0 17.	5 17.	9 1	17.	2	0 16.	0	0	17.	0 17.	2 1 2	17.	0 17	
	WEIGHTS -	2 3	29.5 28.	0	30.5 29.	0	0	so .	30.5 30.0	חו ח	ıo	0	0	30.5 29.0		0	10	0	ic.	0 1	30.5 29.5	10	29.0 29.0	30.5 30.	0	iO	12	٥ ،	30.0 30.03 40.0 40.03	, 0	
	UNIT WEL	-	11.0 2	0	10.01	0	0	0	10.0		0	S		10.5				'n	0		ດ ລ				_			n:	10.03		
TOTAL OF SMORNES	AXLE	TOTAL OF SPACINGS	683	688	969	701	682	670	479	569	697	657	663	668	070	701	703	680	675	676	979	674	669	669	680	687	619	0 0 0 1 1 1	200	00.2	
	ES.	ی	50	50	 	51	6.6	51	000	50	25	51	848	9 0	2 10	54	20	48	48	ى ئ	4 4 0 10	5.1	102	5.4	5.1	4 8	4.3	20 :	2 - 1 2 -	1.5	, ,
	INCHES	iL.	204	201	2 6 5 1 5 8 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1	198	204	143	148	591	169	108	147	152	143	163	169	152	152	2	143	108	118	163	143	172	0 6 7	147	7 1	9 6	
10	Z	ш	85	6.	9001	105	5	011	01:	0	110	133	105	105	2 7	110	110	111	105	158	901	133	96	86	102	81	100	100	200		;
	- S9A	0	50	20	4 4 E I	49	48	5.4	30 H	0 10 4 4	5.4	52	64	4 ii	0 0	54	54	48	4 8	000	4 4 0 00	55	05	90	30	5.0	51	1 S :	. C	,	
	SPACINGS	U	_		101					118	=	~	13	200	2 2		126	-	12		132	-	-	140	140	7	14	7 .	145	7	
-	AXLE SI	no n	48		4 4				4 <	4 4		4		4 ₹			48				* *		48	48	48				4 4		
	AX	<	146	146	146	146	146	146	146	941	146	146	146	146	140	140	146	146	140	146	146	140	146	146	146	146	146	146	140	146	

("		1	1	1	3	0			1	*	(0)	
				1	TOTAL OF							
Z INCHES	IN INCHES		HES			AXLE	UNIT WE	WEIGHTS	1		THOUSANDS OF	POUNDS
S.			O			TOTAL OF SPACINGS	1	~	m)	4	ç	GRUSS
0. 108 51	80	108	51			654	10.0	.31.0	29.5	16.5	29.5	116.5
19.7	19.7	19.7				069	0.	0	30.5		30.0	119.0
14.5	14.5	14.5				706	0	31.5		17.5	0	· (
0 148 50 0 149 51	r a	140				710	10.0	31.5	31.5		31.5	122.0
140	140	140				969	0		31.0	17.5	30.0	. 6
103	103	103				701			31.5	18.0	31.5	122.0
109		109				2119		31.5	30.5	17.0	30.5	119.5
143 5	143	143				704				0	31.0	120.5
143	143	143				208					31.0	121
801	108 801	108 801				678	10.0	31.5		· 0	31.0	120.0
0 140 43		2 4 5				712	10.5	32.0	31.5	18.0	31.5	123.5
106	106	106				718	10.0				32.5	124.0
204	204	204				199	10.0	8	27.5	16.0	35.0	117.0
204	204	204				683	10.0	29.0	6 5	17.0	32.0	117.0
9 204 4 J		104				671	0 0	30.0	29.62	17.0	30.0	116.5
204	204	204		_		686	0	29.5	6		30.5	116.5
204	204	204				689	10.0	30.0	29.5	16.5	31.5	117.5
204	204	204				692	10.0	30.0	6	17.5	30.0	117.0
175 50 1 188 48		175 188				681	10.0	33.5	28.5	16.0	28.5	116.5
	188	188				682	10.0	35.0	27.5	16.0	29.0	117.5
7 153 49		15.3				704	12.0	32.0	30 . 5	17.5	30.5	122.5
4 140 48	140 4	140 4	4			681	10.0	35.0	27.5	15.5	33.5	
	204	204				989			6		32.0	7.
	204 5	204 5	Ŋ			693	11.0				31.0	
1 151 53	17	151 5	17			703	10.0	31.0			32.0	0
	157	157				710	10.0				31.5	121.5
187		181				710	10.0		31.0	17.5	32.0	122.0
	170	170				701	10.0	31.5	30.5	17.5	30.5	
0 171						701	0		,	17.5	30.5	119.5
	171	171				101	0	3000	0.10			

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	1004		Z	N
NCHES	IN INCHES	Z	- 123 4 4 4 1 1 1 2 1 2 2 3 1 1 2 2 3 1 1 2 3 1 2 3 1 2 3 1 1 2 3 1 2 3 1 1 1 1	55 113 157 158 159 159 159 159 159 159 159 159 159 159
			2 2 4 4 2 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2	5.5 11.3 15.5 15.5 15.5 15.5 15.5 15.5 1
7	7	7	23 4 4 4 2 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2	53 113 157 50 104 141 50 105 107 51 131 157 54 105 151 55 105 170 55 105 170 55 105 170 55 105 170
	187	187	1 4 2 1 1 1 2 1 2 2 2 2 2 2 2 2 2 2 2 2	500 000 100 100 100 100 100 100 100 100
	1 5 1	1 5 1	1	50 90 115 115 1 50 90 115 115 1 50 90
	167	167		50 93 118 1 50 95 118 1 51 151 151 151 151 151 151 151 151 15
	911	911	2 1 2 2 2 2 2 1 2 1 2 2 2 1 2 1 2 1 2 1	50 96 118 1 53 131 151 54 133 151 54 103 151 54 106 170 54 106 170 54 106 171
	118	118	222222222	54 131 151 54 133 151 54 102 133 151 54 106 151 54 106 170 54 106 171
	121	121	797579975	2 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
	153	153	1250113	4 4 9 1 3 3 1 5 1 5 1 6 4 4 6 9 1 3 3 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1
	101	101	151 151 170 171	54 133 157 54 106 151 54 106 170 54 106 171 53 115 151
	121	121	2021	54 106 151 54 106 169 54 106 170 54 106 171
	121	121	2021	54 106 169 54 106 171 53 113 151
	501	501	253	54 106 171
	2.7	2.7	151	53 113 151
	151	151		
	15.3	15.3	15.3	201
	151	151	151	23 113 157
	121	121	121	50 118 151
57.05	151		151	151
	151	151	151	43 115 157
23 50	123		123	110 98 123
	169	169	169	49 84 169
	204	204	204	50 85 204
-	118	118	118	50 93 118 1
28 49	128	128	128	60 93 128
14 43	114		114	60 114 114
16 49	116	116	116	49 114 116
	911	911	911	40 114 116
14 40	114		114	114
28 49	124	1.04	93 128 49	60 93 128
17 49	61 2 1	021	117	00 114 117
	117	117	2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

	GROUP CONFIGURATION: SINGLE - DUAL - DUAL - SINGLE - DUAL			
	C 107AL OF SF	SACINGS .		
1		AXLE	UNIT WEIGHTS - IN THOUSANDS	OF POUNDS
	70, SP,	TOTAL OF Spacings	1 2 3 4 5	GROSS
	64	069	0 32.5 30.0 18.0 30.	122.0
	9.4	704	11.0 31.5 32.5 18.0 30.0	123.0
		651	0 27.0 26.5 16.0	116.5
	64	701	0 30.0 29.5	119.5
51		069	0 31.5 30.0 17.0	119.5
200	•	713	32.5 30.0 18.0	122.5
٦.٠		717	10-0 33-0 32-0 18-0 32-0	125.0
ξ 1 8	•	686	0 35.0 27.5 15.5	122.0
9	•	619	29.0 28.5 16.5	117.0
6.4	•	688	29.5 29.5 16.5	117.5
53		703	31.0 31.0 17.5	121.5
2 4	1	701	10.0 31.5 30.5 17.5 30.5	120.0
4 3		673	20.53 31.53 17.53 28.55 28.0 16.0	117.5
1 10 3 4		711	32.0 30.5 18.0	122.0
24	•	703	32.0 30.5 17.0	122.0
64	~	869	10.0 33.5 31.0 17.5 31.5	123.5
8 4	•	684	35.5 27.5 15.5	121.5
20 1	•	695	30.5 30.0 17.0	120.5
2 4		705	12.0 30.0 29.5 17.0 30.5	121.0
20	•	693	32.5 29.5	120.5
48	•	708	32.0 30.0 17.5	121.5
45		720	0 33.0 30.5 18.0	122.0
		717	33.0 30.0 17.5	122.5
		705	33.5 29.5 17.0	122.0
		1	0 33.0 28.5 18.0	122.5
		712		122.0
		712	0 33.5 28.0 18.0	123.5
		712 700 715	33.5 28.0 18.0 34.0 28.5 17.5	
	- 26	712 700 715 716	0 33.5 28.0 18.0 0 34.0 28.5 17.5 0 33.0 30.5 17.5	123.5
ū	- 28	712 712 715 716	33.5 28.0 18.0 34.0 28.5 17.5 33.0 30.5 17.5 28.5 31.5 18.0	123.5

å .	POUNDS	GROSS	117.0	118.0	0.611	116.5	120.0	116.5	118.5	117.5	119.5	124.0	125.0	123.5	124.0	125.5	124.0	124.0	124.0	118.5	119.0	136.5	0.60	121.5	120.0	120.5	121.0	117.5	
	THOUSANDS OF	ß	5 28.5	0 29.5		0	0 31.5			0		5 31.5	o	ın	10		30.00		5 30.5		31.	5 29.5	3.4	34.	29.	5 29.5		28.	21 5
	Z	3	0 16.	27.5 16.	5 16.	5 16.	16.	17.	0 18.	5 17.	0 18.	32.0 18.5	0 18.	0 17.	5 17.	.	31.5 17.6	5 17.	20	5 18.	0 18.	29.5 17.	17.	17.	71 0	0 16.	17.	91 9	01
•	UNIT WEIGHTS	1 2	0 34.	10.0 35.0	35.	0 35.	35.		0 30.	0 31.	29.	10.0 32.0	33.	0 34.	35.	35.	12.0 33.0	0 31.	12.0 31.5	0 29.	• 0 2 B•	11.0 29.0	31.0	.0 30.	.0 30.	0	0 30.	.0 20.	C C C
Ance swood continuous swale - bulk -	AXLE U	TOTAL OF SPACINGS	684	486	685	661	685	650	671	656	683	200	200	869	206	713	704 404	703	706	969	00%	700	717	602	680	703	712	699	701
	ES	U	84	8 4 4 3 4	64	8 4	64	2 2	6.6	4.3	0.4	0 4	4.0	6.4	49	7 (4 4	64	4.3	4.3	4 t	000	: 2	172	4 8	50	o :	6.4	0.0
	INCHES	L.	188	188	164	140	163	06	9.0	35	06	2 2	06	25	25	0.0	2 2	114	117	172	172	001	162	162	169	151	100	601	7 ()
10	z	ы П	19	56	61	25	57	168	128	104	124	133	136	107	105	118	0 ~	114	114	16	96	222	114	26	84	001	100	601	
	165 -	a	49	4 4	64	48	4 4	4	50	25	000	3.5	51	25	24	9 0	100	60	09	8.4	\$ 4	3 3	20	50	4	7.5	7.5	2 0	
	SPACINGS	o l	142	147	166	172	172	96	157	162	173	186	186	201	203	210	167	167	167	1.54	137	0 %	120	129	131	131	131	151	
		89	48	4 4	8	48	8 4	4	6.4	49	6 4	4 4	49	49	0,4	4 4) 	51	51	47	4 0	0 t	50	90	50	20	200	0 0	
	AXLE	∢	148	148	148	148	148	148	148	148	148	148	148	148	148	9 4 9	148	148	148	0.41	140	6 7 7	149	149	149	140	149	7 7	

	T							_	_	_			_								_	_				_					_	_
	PGUNDS	GROSS	120.5	121.5	121.5	122.5	123.0	118.0	118.0	0.611	0.02	119.5	119.5	119.5	120.5	121.0	122.0	121.0	122.0	122.5	122.0		122.5	124.0	0.00	122.0	123.0	122.5	122.5	123.5	,	123.5
NO.	THOUSANDS OF	ر ا	30.5	31.0	30.0	31.0	31.5	30.5	30.0	31.0	31.0	30.0	30.0	29.5	31.0	30.0	31.0	0 - 1	31.5	31.5	30.5	32.0	30.5	32.5	31.0	30.5	31.5	31.0	31.0	32.0		30.5
10	THOO	4			2.2	10		_	0	17.0		10	.0	0	_	0 :	0 1	, a		10	:0	S.		0 0	17.0		17.0	2			0	18.0
	21 - 5	ю	30.0	30.	000	9	31.	30	30.	30.5	71	31.		30.	30	5 5	30.05	000	30.		31.	30.	30.	30.	20.0	31.	31.0		31.	31.	31.	0 12
.+0	WEIGHTS	8	0 31.0	31.	8-15-0	31.	31.	30.	30.	0 30.5	5 7	31.	0 30.5	31.	30.	20.	0.31.0	3 6	32.	0 31.0	31.	31.	32,	0 31.5	32.0	31.	0 31.5	0 31.5	31.	31.	31.	0.68 0
	TINO	-	12.	12.	200	12.	12.	10.	10	0		10.	12.	12.	12.	2	N C	0.0	10.0	12.	15.	12.	2 .		2 0		12.	12.	12.	12.		15.
TOTAL OF SPACINGS	AXLE	TOTAL UF SPACINGS	695	704	907	707	714	687	685	459	000	507	689	687	969	502	507	202	715	707	705	714	710	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	702	407	713	210	708	717	701	704
	ES.	و	54	20	7 4	53	54	5.3	40	40	200	4.9	5.1	49	54	4 (ระ	53	54	5.3	4.9	40	53	4.	# T	4.0	54	63	4.0	54	20	0.5
	INCHES	L	157	170	171	151	157	151	153	157	207	171	101	153	157	171	101	121	157	151	153	157	151	127	2 5	153	157	151	153	157	118	118
10	Z	w	115	115	113	133	133	100	901	106	90	106	106	106	901	901	2 -	118	118	113	113	113	118	911	011	106	106	106	106	106	901	100
	1	a	49		5. 3 5. 4		5.4			30 m							0 0			53				000			54	5.4	-			,
	PACI	ပ	120		0 0					123			_	-	-	~ '	15.5			_	-	_		⊸ .	142	_						178
-40	AXLE SPACINGS	6	9 51		200					9 2							2 2										5.1					52
	¥	<	140	140	140	149	149	149	149	0 4 1	4	140	140	6 9 1	140	6 6 7	0 0 0	140	140	6 7 1	149	149	ე (•	2 ·		4	147	149	140	149	141	14.

<u>.</u>							
	4	10	N C		TOTAL OF SPACINOS		
AXLE SPAC	SPACINGS	Z	INCHES	1ES	AXLE	UNIT WEIGHTS - IN THOUSANDS	OF POUNDS
A BB	C D	Ш	iL.	ی	TOTAL OF SPACINGS	1 2 3 4 5	GROSS
150 48 10	04 48	78	204	49	681	10.0 28.5 28.5 17.0 33.0	117.0
48	4		204	64	683	29.5 28.5 16.5 33.	117.5
150 48 10	110 49	200	204	4 4	689	10.0 30.0 29.0 16.5 32.5	117.0
848	. 4			49	069	0 29.5 29.0 17.5 31.	117.0
6 4 0				64	675	0 31.0 30.0 18.0 30.	119.5
64				64	707	0 30.0 32.0 18.5 32.	122.5
150 50 17	172 50	123	9 3	2 0	686	10.0 29.5 31.0 18.0 31.5	120.0
12			185	20	718	0 31.0 30.5 18.5	122.5
51	97 109	110		8 4	720	0 31.0 34.5 17.5 30.	123.5
51		1 1	114	64	685	0 30.5 33.5 17.0 29.	120.5
51	-	11	114	64	989	0 31.0 33.5 17.0	120.5
150 51 12	122 110	110	114	4	710	10.0 30.5 35.0 17.0 31.0	123.5
51 1			155	84	693	0 31.0 30.5 17.0	119.5
1	57 48	106	114	64	675	32.0 30.0 1	118.5
51	161 49	118	114	49	692	32.0 30.5 17.5	120.5
51		_		64	619	31.5 30.5 17.0	119.5
52	4			84	701	0 30.5 17.0	121.5
150 52 16	152 49	104	148	4 N	714	12.0 32.5 30.5 17.5 31.0	123.5
54 1				51	687	30.0 30.0 16.5	122.5
54 1		110	148	90	691	0 31.0 30.0 16.	122.5
54 1	25 54	110	149	51	693	16.0 31.0 29.5 17.0 29.5	123.0
54 1		110	163	54	710	0 31.0 30.0 17.0	124.5
54 1		110		60	712	0 31.0 30.5 17.0	124.5
54 1		_		52	714	0 30.5 30.5 17.0	125.0
54				51	683	31.0 29.0 16.5 29.	122.0
54				51	685	30.0 29.5 16.5	122.5
54 1				20	689	0 30.5 29.5 17.0 29.	122.5
54 1			14	51	691	0 30.5 29.5 16.5 30.	123.0
150 54 1	0		163	40	708	0 31.0 29.5 17.0 31.	124.5
54	000	č		03	210	14.0 21 8 20 8 17 6 20 0	40.

			_					_			_								_	_		_	_	_		-			_		
1	POUNDS	GROSS	125.0	122.5	123.0	125.0	124.5	125.0	124.5	117.5	120.5	118.5	118.5	117.5	118.0	117.0	• •	121.0	117.5	121.5	125.0	124.5	125.5	124.0	123.0	118.0	120.5	121.5	120.0	122.0	0.221
	WEIGHTS - IN THOUSANDS OF	2 3 4 E	0 31.5 29.5 17.	0 30.5 29.5 17.0 29.	6.0 31.0 29.5 17.0 29.5 6.0 31.0 29.5 17.0 29.5	0 31.5 29.5 17.0	0 31.0 30.0 17.5 30.	.0 31.0 30.0 17.5 30.	.0 35.0 33.5 16.0 28.	0.0 29.0 29.0 17.0 32.5	0 31.5 31.0 17.5	0 29.5 29.0 17.5 32.	5 28.0 27.5 16.0	0 29.0 29.0 16.5	5 29.5 16.5	0.0 29.5 29.5 17.6 31.0	0 30.5 30.0 17.0	5 28.5 28.5 17.0	0 31.5 29.5 17.0	0 32.5 31.0 17.5	0.0 33.5 31.5 18.5 31.5 0 0 35 5 31 0 17 5 30 5	0 35-5 31-5 17-5	0 34.5 31.5 18.0	0 35.5 31.0	0	0 29.5 29.0 1	.0 31.5 31.0 17.5 28.	.0 32.0 28.0 18.0 31.	•0 31•5 28•0 18•0 30	.0 31.5 28.5 18.0 32.	0 32 0 00 0 00 0
S. C. SPACINGS	AXLE UNIT	TOTAL UF 1 SPACINGS	712 16		695		1	1	-	717	•	681 10			693			1	1	-	712 10	•	1	1	1	1		-	706		
COTAL TOTAL	HES	9	52	15	51	54	20	52	T (£ 3	64	49	48	64	4 4 Q 0	2 4	49	84	64	64	4 4 0 0	49	49	49	49	64	24.5	3 t	0 3	0 (5	0 0
	IN INCHES	an ar	_	02 143		_		e3		07 172					30 204		79 204	_			951		17 92			•		4/1 /0	001 16		
	65 -	2	20	000	50 1				44 ⊗ 4	, 10 1	54 1	50 1	48 1	8 4	4 4 y 0	84	8.4				10 %	_	49 1	1			ຕ ວ ເ	n u	t 4	າຜ	e to
*	SPACINGS	U	139	051	139	139	139	139	133	136	193	11	103	107	111	115	124	125	991	121	207	202	208	210	516	101	125	140	140	148	148
	AXLE SF	æ	54	54	, v	54	54	54	\$ 0	4 4	64	50	20	o ပ	0 0	200	20	20	51	20	2 15	51	51	51	21	4 3	4 4	0 0	1 4		
	I _J	- 1	0	000	200	9.0	_	20	10		_	_	_						15	7 6				21	51	N I	25	מ מ	ט מ	ı	١

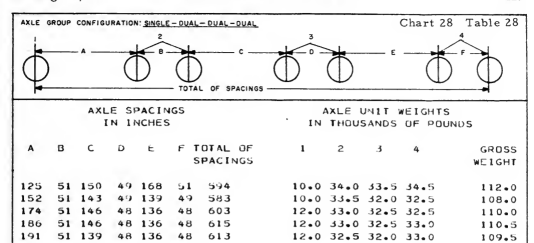
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TOTAL OF
TOTAL OF

	POUNDS	GROSS	121.0	119.5	122.5	122.0	121.5	122.0	122.0	122.5	116.5	121.5	118.0	122.0	118.5	117.5	121.0	120.5	121.5	123.0	116.6	118.5	116.5	120.5	120.0	122.0	124.5	123.0	120.0	120.5	120.0	119.5
	THOUSANDS OF	ທົ	5 31.0	0	0 34.0	0	0 29.5	i.C	0	0 1	5 30.0			10	_		_	n o		0 30.5			0	0 31.5						34.0		29.
	Z II	4		30.0	28.5 20.	34.0		33.5 1	34.0 1	34.0 1	29.5 16.5	31.0	29.5 1	31.0	29.5	30.0	31.0	30.5	30.05	30.5 18.0	28.0	28.5 1	27.5	27.5 1	30.5 1	30.5 1	31.5	31.0	20.02.20.0	6.3 a C	2 2	5 17
•	UNIT WEIGHTS	1 2	٥	32.	10.0 30.0	0 31.	0 31.	3.32	31.	31.	10.0 30.5	9 CP	31.	32.	32.	0 31.	0 32.	0 32.	32.	10.0 34.0	7 7	35.	35.	10.0 35.5	31.	32.	33.	0 32.	10-0 27-5	30.	07	30.
C D D D E C C C C C C C C C C C C C C C	AXLE UN	TOTAL UF SPACINGS	7117	688	713	701	698	669	704	705	630	612	680	720	682	674	714	469	669	(11	628	701	678	702	707	269	719	602	210	710	687	685
AXLE GROUP CONTIGURATION: SINGLE - DUAL - DUAL - BINGLE - DUAL - DUAL - TOTAL TOTAL	ES	ی	Į,	64	50	4.9	6.4	4.3	6.4	64	D 7	8 4	24	48	4.0	6.4	R t	0 :	1.4	4 4	. 6	4 83	6.4	4 3	00	20	50	20	อง	0 4	6.4	4.9
a de la composição de l	INCHES	ı	155	114	185	114	114	114	114	114	200	100	114	155	114	114	155	114		4 7	164	168	163	158	100	96	011	96	0 4	114	114	114
	Z	ш	103	112	144	112	110	110	114	114	201	7	112	112	114	103	103	901	2 .	211	1 9	61	5.7	25	112	158	106	1 34	\$ <	112	112	2 1
ATION:	i	٥	51	0.4	1 4 0 Q	111			103	0 1	⊅ -			4.3	4.0	7.5	5	4 −	t (4 4	4	4	4	4	90	90	00 1	05	1 3	1	111	100
N FIGUR	PACIP	U	147	157	73	103	104	105	106	901	1 10	13.	144	144	144	145	147	165	0 1	20 4	14.	149	1.5	155	126	134	134	0 7	400	4	36	14
	AXLE SPACINGS	0	53	50.0	3 8	58	58	58	58	0 0	n d	53.0	58	58	58	58	20	ສ : ທີ່.	0 :				5.1						0 0	200	50	20
	AX	۷	154	154	154	154	154	154	154	30 1	101	1 2 4 2	154	154	154	154	154	3 . 3 .	7 .	າ ເ ດ ເ	2 10	155	155	157	155	155	155	٠ ٢	0 4	150	156	156

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			*	i a	1			1	1	
€			$\left \cdot \right $		7	TOTAL OF SPACINGS	\ni)	7	
AXLE	SPACINGS		Z	INCHES	IES.	AXLE	UNIT WEIGHTS	- IN THUUSANDS	96	POUNDS
8	O	۵	tu	Τ.	و	TOTAL OF SPACINGS	2	ع 4	ហ	GROSS
156 5	50 97	109	114	114	49	689	10.0 30.5 3.	33.5 17.0 29	9.5	120.5
			114		49	069	29.5	0 17.0	30.0	120.5
156 5	50 98	110	114	114	044	169	30.0	0 17.0	29.5	120.5
	-	1001	110		4 4	550	30.00	17.0	0.00	121.0
	-	-	114	114	49	701	0 30 0	5 17.0	30.0	121.5
		7	114	114	64	702	0 30 0	5 17.0	30.5	122.0
	50 120	109	110	114	49	708	0 31 0	34.0 17.5 30	30.0	122.5
	-	5.1	103	114	49	671	0 31.5	0	29.0	117.0
		48	106	114	49	680	31.5	0 17.0	30.0	118.5
	_	50	111	171	49	720	0 32.0	5 18.0	31.0	121.5
		4 0	61	163	49	683	34.0	0 16.5	200°5	117.0
	201 50		0 !	104	4 4	4 00 0	340	0.01	0.60	00/11
156 5	53 158	t 4	2 2	2 2 2	4 4	602	35.5	16.0	33.0	122.0
	-		131	157	54	703	0 31.0	5 17.5	31.0	120.0
157 4	9 104	49	133	151	53	969	10.0 30.0 3	30.5 17.5 31	31.0	119.0
4	9 1		106	157	54	685	0 29.5	0.	30.5	117.0
4	6		113	151	23	969	0 30.5	0	31.0	119.0
	-	53	113	157	54	703	31.0	5 17.0	0 • 1	119.5
		64	115	151	53	969	0 31.0	0 1 / 0	31.0	0.611
157 4	49 122	2 4	115	157	4 0	703	10.0 30.0 3	30.5 17.5 31	31.5	119.5
	-	1 4	110	164	4	712	31.0	17.0	31.5	120.5
		54	110		20	714	0 31.0	0 17.5	31.0	120.5
157 5	50 124	54	110	169	52	716	10.0 31.0 3	31.0 17.5 31	31.5	121.0
157 5	50 138	20	102	163	54	714	31.5	0 17.5	32.0	121.0
		48	06	500	64	710	0 30.0	0 17.5	33.5	120.0
			114	114	64	713	0 30.0	0 17.0	31.0	123.0
		~	114		64	714	30.5	17.5	31.0	123.5
	_		103		49	683	0 32.0	0 110	30.5	119.5
			110	114	49	686	0 30.0	5 16.5	30.0	120.0
	52 166		111	109	64	695	0 31.0	30.5 18.0 30	30.5	120.0
		4		****	•	7	000			

TOTAL OF SPACINGS G TOTAL OF SPACINGS G TOTAL OF 1 2 3 4 5 GROSS SPACINGS AXLE UNIT WEIGHTS - IN THOUSANDS OF POUNDS 449 704 10.0 31.0 34.0 17.0 30.0 122.0 52 682 12.0 30.0 17.0 30.0 122.0 52 682 12.0 30.0 17.0 30.5 119.5 52 682 12.0 30.5 17.5 31.5 123.0 53 694 14.0 31.5 29.5 17.0 29.5 118.5 50 694 16.0 30.5 29.5 16.5 29.5 122.0 50 702 16.0 30.5 29.5 16.5 29.5 122.0	TOTAL OF SPACINGS AXLE UNIT WEIGHTS - IN THOUSANDS OF PC F G TOTAL OF 10.0 31.0 34.0 17.0 30.0 114 449 702 10.0 32.0 30.5 17.5 31.5 100 52 718 10.0 33.5 30.5 17.5 31.5 98 52 718 10.0 33.5 30.5 17.5 31.5 98 52 719 12.0 33.5 30.5 17.5 31.5 98 52 70 17.0 30.5 98 51 681 14.0 31.5 30.0 17.0 30.5 98 51 694 16.0 30.0 29.5 16.5 29.5 116 50 702 16.0 30.0 29.5 16.5 29.5 116 50 30.0 30.0 29.5 16.5 29.5	- IN INCHES - IN INCHES - IN INCHES - TOTAL OF SPACINGS - IN INCHES - TOTAL OF SPACINGS - TOTAL OF SPACINGS - TOTAL OF 10-0 31-0 34-0 17-0 30-0 50-0 17-0 30-0 30-0 30-0 30-0 30-0 30-0 30-0 3	GS - IN INCHES TOTAL OF SPACINGS TOTAL OF SPACINGS TOTAL OF 10.0 31.0 34.0 17.0 30.0 48 11.0 114 49 702 10.0 33.5 30.5 17.5 31.5 52 100 98 52 719 12.0 33.5 30.5 17.5 31.5 52 100 98 51 700 52 97 100 52 98 51 700 52 98 51 700 52 98 51 700 52 98 51 700 52 98 51 700 52 98 51 700 52 98 51 700 52 98 51 700 52 98 51 700 52 98 51 700 52 98 51 700 52 98 51 700 52 98 51 700 52 98 51 700 52 98 51 700 52 98 51 700 52 98 51 700 50 170 50 50 50 170 50 50 50 170 50 50 50 170 50 50 50 170 50 50 50 170 50 50 50 170 50 50 50 170 50 50 50 170 50 50 50 170 50 50 50 170 50 50 50 170 50 50 50 170 50 50 50 170 50 50 50 170 50 50 50 170 50 50 50 50 170 50 50 50 50 170 50 50 50 50 170 50 50 50 50 50 50 50 50 50 50 50 50 50
TOTAL OF SPACINGS TOTAL OF SPACINGS TOTAL OF SPACINGS TOTAL OF 10.0 31.0 34.0 17.0 30.0 702 10.0 32.0 30.5 17.5 31.5 718 10.0 33.5 30.5 17.5 31.5 718 12.0 33.5 30.5 17.5 31.5 29.5 17.0 30.5 29.5 10.0 31.0 29.5 16.5 29.5 16.0 30.0 29.5 16.5 29.5 16.0 30.5 29.5 16.5 29.5 16.0 30.5 29.5 16.5 29.5 16.0 30.5 29.5 16.5 29.5 16.0 30.5 29.5 16.5 29.5 16.0 30.5 29.5 16.5 29.5 16.0 30.5 29.5 16.5 29.5 16.0 30.5 29.5 16.5 29.5	TOTAL OF SPACINGS INCINES TOTAL OF SPACINGS TOTAL OF SPACINGS TOTAL OF 1 2 3 4 5 SPACINGS 114 49 702 10.0 31.0 34.0 17.0 30.0 10.0 52 0 30.5 17.5 31.5 31.5 31.5 31.5 31.5 31.5 31.5 31	- IN INCINES - IN INCINES - TOTAL OF SPACINGS - TOTAL OF SPACINGS - TOTAL OF 10.0 31.0 34.0 17.0 30.0 52.0 30.0 17.0 17.0 17.0 17.0 17.0 17.0 17.0 1	- IN INCHES - TOTAL OF SPACINGS - TOTAL OF SPACINGS - TOTAL OF SPACINGS - TOTAL OF TOTAL OTHER OF TOTAL OF TOTAL OF TOTAL OF TOTAL OF TOTAL OTHER OF TOTAL OTHER OF TOTAL OTHER
TOTAL OF SPACINGS AXLE UNIT TOTAL OF SPACINGS 704 10 704 10 705 11 706 11 707 11 708 11 691 11 691 11 691 16 694 116 694 116	TOTAL OF SPACINGS TOTAL OF SPACINGS TOTAL OF 114 49 702 100 52 100 52 718 110 12 100 52 718 110 12 110 110 52 708 110 110 52 708 110 50 110	E F G TOTAL OF SPACINGS - IN INCHES 1 112 114 49 704 10 2 97 100 52 719 12 1 92 98 51 691 14 1 92 98 51 691 16 1 92 98 51 691 16 1 92 98 51 691 16 1 93 116 50 694 16	E F G TOTAL OF SPACINGS - IN INCHES 1 112 114 49 704 10 2 97 100 52 718 10 2 97 100 52 719 12 1 92 98 51 681 14 1 92 98 51 691 16 0 130 116 50 694 16
TOTAL SPACING OF SPACI	114 49 704 119 49 704 119 98 52 719 98 51 691 116 50 702 116 50 702 116 50 702 116 50 702 116 50 702 116 50 702 116 50 702 702 702 702 702 702 702 702 702 70	- IN INCHES - IN I	- IN INCHES - IN I
	1114 4 4 9 1 1 1 1 4 4 9 9 8 8 9 9 8 8 9 9 8 8 9 1 1 1 6 9 9 9 8 9 9 1 1 1 6 9 9 9 9 9 9 9 9 9 9 9 9 9 9	- IN INCHES - IN IN INCHES - IN INCHES - IN INCHES - IN IN INCHES - IN IN INCHES - IN INCHES - IN IN INCHES - IN IN INCHES - IN IN INCHES - IN INCHES - IN IN INCHES - IN IN INCHES - IN IN INCHES - IN IN INCHES	E F C C C C C C C C C C C C C C C C C C
		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	N N N N N N N N N N N N N N N N N N N

120			0. 108. 20/11
Table 27	POUNDS GROSS WEIGHT	123.5 124.5 125.0 125.0	
Chart 27	NIT WEIGHTS - IN THOUSANDS OF	12.0 29.5 29.0 16.5 36.5 12.0 29.5 29.0 16.5 37.0 12.0 30.5 29.0 16.5 36.5 12.0 29.5 29.0 17.0 37.5 12.0 30.0 29.0 16.5 36.5	<u>.</u>
TRIPLE.	AXLE UNIT TOTAL OF 1 SPACINGS	699 699 708 710 706	
AXLE GROUP CONFIGURATION: SINGLE - DUAL - DUAL - SINGLE - TRIPLE	GS - IN INCHES D E F G	50 110 116 105 50 110 116 105 50 110 116 105 50 110 116 105 50 110 116 105	- 15-7
AXLE GROUP CONFIGURAL	AXLE SPACINGS A B C D	113 50 153 113 50 155 118 50 159 118 50 161 121 50 154	



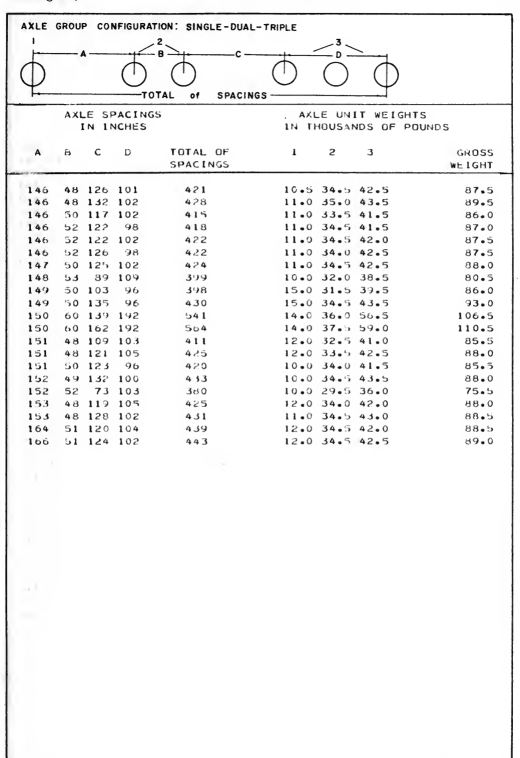
<u>, </u>			v =	0	0	S.	0	0	s c	- u	n c	_	•	2	2	S	S	-	0 (0 0	. 0	S	S	S	0 1	n c	- u	2	•		S	•	S	0
Table 29	<u>/[O</u>	PCUNDS	GROSS	124.		120.5	122.0	123.0	120.5	0.021	121.0	122.0	120.0	119.5	120.	120.5	121.5	123.0	119.0	122.0	118.0	119.	119.5	122.	122.0	0.001	119.	121	121.0	120.0	121.5	121.0		120
Chart 29		ANDS OF	2	0.8	7	27.5	27.5		27.0	•	27.0	28.0	27.5	27.0	27.0	28.0	27.5	27.5	27.0	28.0	26.5	27.0	27.5	28.0	28.5	0000	26.5	28.0	28.5	27.0	27.5	28.0		27.5
•	9	THOUSANDS	4	28.0 2	10	0	10	0	26.5		2 10	10	ហ	10	0	ın	0	0	ភ :	27.5		ın	0		_ (20.02		LC.	0	_	G	0	0	27.5 2
		Z 1 0	м	28.5	26.	25.	27.	27.	26.5		26.	27.				25.	27.	27.	26	27.5	26.	26.	24.	27.	25	0 6	27.	27.			27.	25.	27.	27.0
	1	WEIGHTS	2	0 29.	0	0 28.	0 28.	0 28.	0 28.		0 28.	0 27.		0	0 27.	27.	0 27.	0 28.	0 27.	0 27.5	0 27.	0 27.	0 28.	0 28.	0 28.	٠ د	0 28	0 28.	0 28.0	0 28.	0 28.	0 28.	0 27.	0 28.0
	SPACINGS	TINO	-	10.					2.5	•		12.	12.			12.				12.				•	•	77	• •		11.	11.	-11	11.		10
	73 / D SP /	AXLE	TOTAL OF SPACINGS	719	684	169	707	717	688	600	269	683	674	687	669	694	710	720	680	702	677	689	684	712	707	900	201	713	708	402	216	711	703	715
	3		I	64	64	54	64	24	6 4	0 0	t 4	5 4	49	64	64	49	49	64	4 .	et e	0,4	49	64	49	64	4 4	4 4	64	64	64	49	49	49	40
		INCHES	ی	139	148	148	148	148	136	971	136	122	122	148	148	148	148	148	136	136	148	148	148	148	148	771	148	148	148	148	148	148	148	148
		2 2	τ	64	50	20	20	20	4 4	0 o	t 4	4	64	90	20	20	20	20	\$ 0	4 4 0 0	200	50	20	20	20	7 4	50	20	20	20	20	20	20	50
		1	п п	114	89	78	81	84	200	7 0	9 9	133	118	89	86	78	81	4	92	92	89	86	78	86	78	130	2	86	78	89	86	78	83	86
	4	SPACINGS	٥	51	20	4	4	ഗ	4 4		4 4	4	64	50	4	4		വ		4 4	רור		4	4	4		1 10				4		S	4
		1	U	148	~	-	_		140			-	_	-	_	_	_	-	-	152	-	~	_	~		10	-	-	155	-	_	-	12	143
	- 101	AXLE	8	51				S)	53	ט מ	በሆ	י ני		50						50 4						7.0							20	3
AXLE			∢	118	118	118	118	118	123		123	125	125	125	125	125	125	125	125	125	126	126	126	126	126	2	131	131	131	133	133	133	141	141

ΛO	POUNDS GROSS WEIGHT	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
	AXLE UNIT WEIGHTS - IN THOUSANDS OF POUNDS OF 1 2 3 4 5 GROSS GS WEIGH	10.0 28.0 25.5 28.0 28.0 10.0 27.0 27.0 27.0 27.0 27.0 27.0 27.5 10.0 28.5 25.5 27.5 27.5 27.5 12.0 28.5 25.0 28.0 28.0 28.0	
A	DTAL	710 701 713 718	
	AXLE SPACINGS - IN INCHES B C D E F G H	149 45 78 50 148 49 139 48 86 50 148 49 145 45 78 50 148 49 146 45 78 50 148 49	
-	AXLE SP	144440 144440 004444	

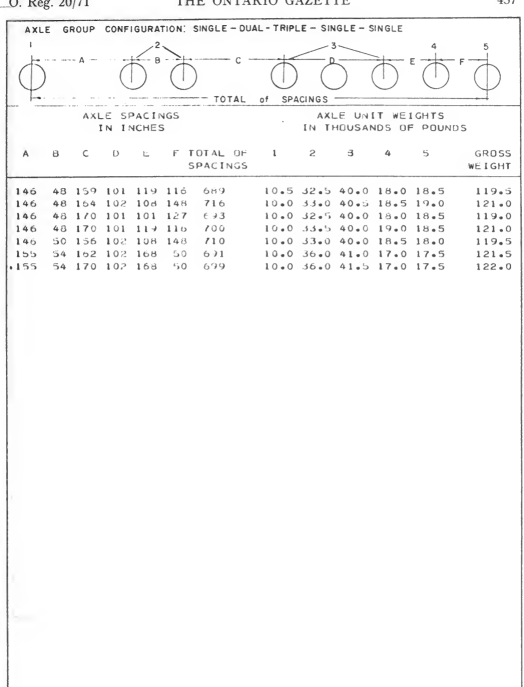
AXLE (GROUF	CON	IFIGURAT	TON: SINGLE-DUAL	-TRIPLE		Chart 3	0 Table 3
1			/	2		_3 <		
	A		#	B	*	_0_		
(\cdot)			(\mid)	()	(')	()		
Ψ							Ψ	
				TAL of SPACIN				
	AXI		PACING	iS			IT WEIGHTS	
		IN I	NCHES		IN II	HUUSAI	NDS OF POU	NDS
А	В	С	Ð	TOTAL OF	1	2	3	GR OS S
	D			SPACINGS	•	_	3	WEIGHT
80	49	211	104	444	11.0	34.0	44.0	89.0
83	51	203	104	441	11.0	34.5	44.0	89.5
84	57	144	114	399	10.0	36.5	45.0	91.5
84	57	144	120	405		36.5		92.5
90	48	138	114	390	_	35.0		90.0
90	48		120	402		35.0		91.0
90		150	96	384		35.0		89.0
90			114	393		35.5		90.5
90		144	120	405		35.5		91.5
90	54	138	114	396		36.0		91.0
90	4	144	120	408		36.0		92.0
90	60	144	120	414		37.5		93.5
96			120	402		35.0		91.0
96		144	96	384		35.0	· · · · -	89.0
95			120	403		35.0		93.0
96	51	1.38	120	405		35.5		91.5
96	54		120	408		36.0		92.0
96		138		411		36.5		92.5
96	57	150	114	417		36.5		93.5
96	57		120	423		36.5		94.5
99	55	97	99	350		31.5		80.5
39	55	98	101	353		31.5		81.0
99	55	101	99	354		32.0		81.0
99	55	140	101	395		36.0		89.5
100 102	48		102	351		31.0		81.0 80.5
102		101	102	353		31.5		92.0
				408		35.0 35.0		93.0
102		144	120 96	414 396		35.0		91.0
102		150	96	3 16		35.0		91.0
102	51	144	114	411		35.5		92.5
102	51	144	120	417		35.5		93.5
102	52	73		335		29.5		76.5
102	52		98	342		30.5		78.5
102		120	98	372		33.5		85.0
102	52		102	388		34.5		88.5
102	52	141	96	391		35.5		89.0
102	54	144	114	414		36.0		93.0
102	54	144	120	420		36.0		94.0
102	60	144	114	420		37.5		92.5
102	60	150	120	432		37.5		95.5
106	48	121	102	377		33.5		85.0
106	48	125	102	381		33.5		86.5
106	48	132	16	382		34.0		87.0
108	48	144	120	420		35.0		93.0
108	48	150	46	402	12.0	35.0	44.0	91.0

	GROU	P COI	NFIGURA	TION: SINGLE-DUA	L-TRIPLE	
1 -			./	2	3	
1		Д	—	6		
			$(\)$	(')	(1) (1)	
4				TAL of SPACI		
			PACING	S	AXLE UNIT WEIGHT	
	1	IN II	NCHES		IN THOUSANDS OF PO	JUNUS
A	В	С	D	TOTAL OF	1 2 3	GROSS
-		_		SPACINGS		WE I GHT
108	51	144	120	423	12.0 35.5 46.0	93.5
108		144		426	12.0 36.0 46.0	94.0
108		138		417	10.0 36.5 45.0	91.5
108		144		429	12.0 36.5 46.0	94.5
110		103	96	367	15.0 31.5 38.5 15.0 34.0 41.0	85.0
110		129	96	393 384	10.0 33.5 42.5	90.0 86.0
113		128		392	10.0 34.0 43.5	87.5
113		132	89	384	12.0 35.0 39.5	86.5
114		132		408	10.0 35.0 45.0	90.0
114		150		438	12.0 37.5 45.0	94.5
117	52	113	98	380	11.0 33.0 41.0	85.0
117	52	113	98	380	12.0 33.0 40.5	85.5
117	52	113	102	384	11.0 33.0 41.5	85.5
117	52	113	102	384	12.0 33.0 41.0	86.0
117		125		396	10.0 34.5 43.0	87.5
117		130	98	397	11.0 34.5 43.0	88.
117		132	96	397	10.0 35.0 43.0	88.0
117		137	98 98	404 404	11.0 35.0 44.0 12.0 35.0 43.5	90.6 90.5
118		101		369	10.0 32.0 39.5	81.5
118		128	96	393	15.0 33.0 42.0	90.
118			98	401	12.0 34.0 43.5	90.0
118		150	96	415	15.0 35.0 44.0	94.0
118	52	134	101	405	12.0 35.0 43.0	90.0
118	52	135	108	413	12.0 35.5 43.5	91.0
120	48	132	120	420	10.0 35.0 46.0	91.0
120		106		3/9	14.0 32.0 39.5	85.5
120		109		385	14.0 32.5 40.0	86.5
120		118		391	12.0 33.5 41.5	87.0
120		120		393	12.0 33.5 42.0	87.5
120		121		395 417	14.0 33.0 42.0 10.0 35.5 45.0	89.0 90.5
120		132		423	10.0 35.5 45.0	91.5
120		133		409	14.0 34.5 43.0	91.5
120		132		420	10.0 36.0 45.0	91.0
120	54			426	10.0 36.0 46.0	92.0
120		138		429	12.0 36.5 45.0	93.5
120	60		114	4.32	10.0 37.5 45.0	92.5
120	60	138	120	438	10.0 37., 46.0	93.5
121	50			388	12.0 32.5 42.0	86.5
121		113		385	12.0 33.0 40.5	85.5
123		120		393	10.0 33.5 42.0	85 • 5
123		128	96	375	10.0 34.5 42.0	86 • 5
123		133		406	10.0 35.0 43.5	88.5
126	48	138	114	426	12.0 35.0 45.0	92 •

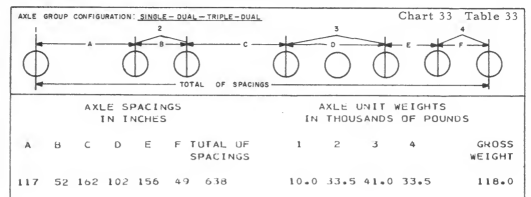
1	011001	001		TON: SINGLE-DUAL 2	- INIFEC	. 3°.		
		4		B		<u> </u>		
\cup						\bigcup	Ψ	
			TO	TAL of SPACIN	GS			
	AXL	E 5F	PACING	S	AX	LE UNI	IT WEIGHT	S
	1	IN I	NCHES		IN T	HOUSAN	NDS OF PO	UNDS
		_	47					
A	В	C	D	TOTAL OF SPACINGS	1	2	3	GROS WEIGH
				3PACINGS				WLIGH
126	50	128	96	400	10.0	34.0	42.5	86.
126	51	127	102	406	12.0	34.5	43.0	89.
126	51	134	102	413	12.0	35.0	44.0	91.
126	57	132	114	429	10.0	36.5	45.0	91.
126	57	132	120	435	10.0	36.5	46.0	92.
127	49	116	102	394	10.0	33.0	42.0	85.
127	49	129	102	407	10.0	35.0	43.0	88.
127	49	132	96	404	10.0	34.5	43.0	87.
127	50	107	102	386	12.0	32.5	40.5	85.
127	51	107	102	387	12.0	32.5	40.5	85.
127	52	109	96	384	12.0	33.0	40.0	85.
128	51	125	96	400	10.0	34.0	42.0	86.
130	51	106	102	389	14.0	32.0	40.5	86.
130	51	109	105	395	14.0	32.5	41.0	87.
130	51	112	103	396	12.0	33.0	41.5	86.
130	51	121	103	405	14 - 0	33.5	42.0	89.
130	51	133	105	419	14.0	35.0	43.0	92.
132	48	132	120	432	12.0	35.0	46.0	93.
132	50	126	96	404	10.0	34.0	42.0	86.
132	51	124	96	403	10.0	34.5	41.5	86.
132	5.1	132	114	429	12.0	35.5	45.0	92.
132	51	138	120	441	12.0	35.5	45.0	93.
132	54	138	114	438	12.0	36.0	45.0	93.
132	54	138	120	444	12.0	36.0	46.0	94.
132	60	144	114	450	12.0	37.5	45.0	94.
132	60	144	120	456	12.0	37.5	46.0	95.
133	52	112	103	400		33.0		88.
134	51	100	102	387		31.5		86.
134	51	101	108	344		32.0		87.
134	51	110	97	392		32.5		87.
134	51		103	399		33.5		86.
136		119		409		34.0		87.
138		132	114	441		36.5		93.
138		138		453		36.5		94.
139		126		415		34.5		87.
139		136		421		35.0		89.
139		105		400		33.5		85.
140		127		413		34.0		87.
143		116		409		33.5		87.
143		129		423		35.0		89.
144	69		102	3/8		31.0		75.
144	69		102	390		32.5		78.
145		126		418		34.5		86.
146		118		410		33.5		85.
146		120		412		33.0		86.
146	48	120	102	416	11 • (33.5	42.0	86.



436					Т	HE ONTA	RIO G	AZET	TE		Ο.	Reg. 20/71
AXL	F G	ROUP	CONF	IGURA	TION:	SINGLE - DU	AL - TRIPI	E - SIN	GLE - S	SINGLE	Chart 3	l Table 31
"			00	.2		0020		. 7				
-		·		t B		· ·				-1-		5
1	١	М		7 "					1		E	
))			ノ		\cdot	
F-						TOTAL	of SPA	CINGS				
		AXI	_E SI	PACII	NGS			AXL	E UN	IT WE	IGHTS	
			IN II								F POUNT)S
A	ㅂ	C	D	£		TOTAL OF	1	2	3	4	5	GROSS
						SPACINGS						WEIGHT
99	55	55	101	104	116	541	10-0	27.5	33.0	15.5	16.0	102.0
99			101		127						18.5	119.0
99		172		119							18.0	120.0
99	55	199	101	123	127	704	10.0	35.0	41.5	19.5	19.0	125.0
99	55	199	101	141	116	711	10.0	35.5	42.0	19.5	19.5	126.5
114	50	156	102	108	148						17.5	119.0
114	50		102		50						17.5	120.0
114			102	108							18.5	120.5
114	50	164		163	50						17.5	120.5
114	٥٥ ن		102		50						19.0 17.5	124.5
118	50		102								18.0	121.5
118	50	156	102		50						17.5	122.5
118	50	164	102	108							18.0	122.5
118	50	154	102	168	50	652	15.0	35.0	39.0	17.0	17.5	123.5
118	50	196	102	168	50	684	15.0	35.0	42.0	17.0	17.5	126.5
124	50	162	102	108	148	694	10.0	33.0	40.0	18.5	18.5	120.0
124	50		102		50						17.5	120.0
124	50		102								19.0	121.0
124			102		50 - 50						17.5	121.0
130			102								17.5 19.0	123.5 120.5
130	52		102								18.5	120.5
130	52		102								18.5	121.5
130	52	162	102	168	50	604					17.5	122.0
130	52	1 34	102	168	50	696	12.0	35.5	43.0	17.0	17.5	125.0
132		152		108							18.0	120.0
132	50		102								19.0	121.5
138		152		108					39.5			118.5
138			102		50						17.5	119.5
140			101	101					39.5 40.0			118.0
140						654					17.5	117.0
140			101				12.0					119.0
140			101								18.0	120.0
140			102								18.0	119.5
140			102		143	714	10.0	33.5	40.5	18.0	19.0	121.0
140			102		50						17.5	121.0
140			102								17.5	124.0
141			101								17.5	117.5
141			101								18.5 17.5	119.0
146			101								18.0	117.0
146			101								18.5	118.5
146			102						39.5			119.5
146	48	159	101	101	127	632			39.5			118.0



430		THE ONTAKIO GAZETTE	O. Reg. 20/11
Table 32	GROSS	127.5 128.0 130.0 120.0 127.5 127.5 127.5 127.5	
Chart 32	WEIGHTS - IN THOUSANDS OF	0 31.0 36.0 16.5 29.0 0 30.5 36.5 16.5 29.5 29.5 32.0 37.0 16.5 29.5 30.0 30.0 36.0 16.5 29.5 30.0 30.0 37.0 17.5 29.5 31.0 37.0 17.5 29.5 31.0 37.0 17.5 29.5 31.0 37.0 17.5 29.5 31.0 37.0 17.5 29.5 31.0 37.0 16.5 29.5 31.0 37.0 16.5 29.5 31.0 37.0 16.5 29.5 31.0 37.0 16.5 29.5 31.0 37.0 16.5 29.5 31.0 37.0 16.5 29.5 31.0 37.0 16.5 29.5 31.0 37.0 16.5 29.5 31.0 37.0 16.5 29.5 31.0 37.0 16.5 29.5 31.0 37.0 16.5 29.5 31.0 37.0 16.5 29.5 31.0 37.0 16.5 29.5 31.0 37.0 16.5 29.5	
3. TOTAL OF SPACINGS	AXLE UNIT TOTAL OF SPACINGS	699 15.0 692 15.0 710 15.0 719 12.0 706 15.0 714 15.0 714 15.0 714 15.0 717 14.0	
AXLE GROUP CONFIGURATION: SINGLE - DUAL - TRIPLE - SINGLE - DUAL	AXLE SPACINGS - IN INCHES A B C D E F G	58 159 97 136 68 49 58 181 96 110 88 49 58 201 96 110 88 49 51 212 96 110 58 49 50 156 102 134 96 50 50 164 102 134 96 50 51 200 96 110 88 49 51 200 96 108 88 49 51 202 96 110 88 49 51 193 105 114 72 51 52 192 96 110 88 49 51 193 105 114 72 51 52 192 96 110 38 49 51 97 103 228 60 48	



(4925)

Publications Under The Regulations Act

January 30th, 1971

THE COLLECTION AGENCIES ACT, 1968-69

O. Reg. 21/71.

General.

Made-January 14th, 1971.

Filed-January 15th, 1971.

REGULATION MADE UNDER
THE COLLECTION AGENCIES ACT. 1968-69

GENERAL

APPLICATION

- 1.—(1) An application for a registration as a collection agency shall be in Form 1.
- (2) An application for a registration as a collector shall be in Form 2.
- (3) An annual return for maintenance of registration as a collection agency, or collector shall be in Form 3.
- (4) When notified by the Registrar, the applicant shall file.
 - (a) the examination fee prescribed in section 11;
 - (b) the appropriate fee prescribed in section 11: and
 - (c) the bond required by section 2. O. Reg. 21/71, s. 1.

BONDS

- 2.—(1) Every applicant for registration as a collection agency shall be bonded.
- (2) On an initial application, where the applicant has not acquired an operating collection agency, the amount of the bond shall be \$5,000.
- (3) On subsequent applications for maintenance of registration or where the applicant has acquired an operating collection agency, the amount of the bond shall be based upon the amount of money collected by the collection agency in the calendar year immediately preceding the date of the application for registration.
 - (4) Where the amount collected was,
 - (a) under \$50,000 the amount of the bond shall be \$5,000;
 - (b) \$50,000 but under \$100,000 the amount of the bond shall be \$10,000;

- (c) \$100,000 but under \$150,000 the amount of the bond shall be \$15,000;
- (d) \$150,000 but under \$250,000 the amount of the bond shall be \$20,000; or
- (e) \$250,000 or more the amount of the bond shall be \$25,000.

provided, however, that where the collection agency is involved in a prepaid collection service the Registrar may require any of the aforementioned amounts to be increased by an additional amount of up to \$10,000.

- (5) The bond shall be,
 - (a) the bond of a guarantee company approved under The Guarantee Companies Securities Act:
 - (b) a personal bond accompanied by collateral security; or
 - (c) the bond of a guarantor, other than a guarantee company, accompanied by collateral security.
- (6) The classes of negotiable security that may be accepted as collateral security for a bond are,
 - (a) bonds issued or guaranteed by Canada; or
 - (b) bonds issued or guaranteed by any province of Canada.
- (7) The collateral security referred to in subsection 5 shall be deposited with the Treasurer of Ontario and maintained at a market value of not less than the face value of the bond.
- (8) The bond shall be in Form 4, Form 5 or Form 6, as the case may be. O. Reg. 21/71, s. 2.
- 3. A bond may be cancelled by any person bound thereunder by giving to the Registrar and the collection agency named in the bond at least two months notice in writing of intention to cancel and, subject to section 4, the bond shall be deemed to be cancelled on the date stated in the notice, which date shall be not less than two months after the receipt of the notice by the Registrar. O. Reg. 21/71, s. 3.
- 4. For the purpose of every act or omission occurring,
 - (a) during the period of registration; or

(b) during the period prior to cancellation of the bond under section 3, where there has been no termination of registration,

every bond shall continue in force and the collateral security, if any, shall remain on deposit for a period of two years following the termination of the registration or the cancellation of the bond, as the case may be. O. Reg. 21/71, s. 4.

- 5. Where a bond has been cancelled or the registration has been terminated, and the bond has not been forfeited, the Treasurer of Ontario may, two years following termination of the registration to which the bond relates or two years after the cancellation of the bond, deliver the collateral security to the person who deposited such security. O. Reg. 21/71, s. 5.
- 6. The Registrar may declare any bond mentioned in section 2 forfeited.
 - (a) where a collection agency, in respect of whose conduct the bond has been conditioned or any collector or official of the collection agency has been convicted of,
 - (i) an offence under the Act, or
 - (ii) an offence involving fraud or theft or conspiracy to commit an offence involving fraud or theft under the Criminal Code (Canada),

and the conviction has become final;

- (b) where proceedings by or in respect of a collection agency, including any member of a partnership, in respect of whose conduct the bond has been conditioned, have been taken under the Bankruptcy Act (Canada) or by way of winding-up and a receiving order under the Bankruptcy Act (Canada) or a winding-up order has been made, and the order has become final;
- (c) where a judgment based on a finding of fraud has been given against a collection agency, including any member of a partnership, in respect of whose conduct the bond has been conditioned, or against a collector or other official for money collected for any other person and the judgment has become final; or
- (d) where judgment has been given against a collection agency, including any member of a partnership, in respect of whose conduct the bond has been conditioned or a collector or other official of the collection agency on any claim involving a collection matter, and the judgment has remained unsatisfied for a period of ninety days,

and thereupon the amount thereof becomes due and owing by the person bound thereby as a debt due the Crown in right of Ontario. O. Reg. 21/71, s. 6.

- 7. Where a bond secured by the deposit of collateral security is forfeited under section 6, the Treasurer of Ontario may sell the collateral security at the current market price. O. Reg. 21/71, s. 7.
- 8. Where the Crown in right of Ontario becomes a creditor of a person in respect of a debt to the Crown arising from the provisions of section 6, the Registrar may take such proceedings as he sees fit under the Bankruptcy Act (Canada), The Judicature Act, The Corporations Act or the Winding-up Act (Canada) for the appointment of an interim receiver, custodian, trustee, receiver or liquidator, as the case may be. O. Reg. 21/71, s. 8.
- 9.—(1) The Treasurer of Ontario may in his discretion,
 - (a) assign any bond forfeited under section 6 and transfer the collateral security, if any;
 - (b) pay over any money recovered under the bond; or
 - (c) pay over any money realized from the sale of the collateral security under section 7,

to any person who,

- (d) is a judgment creditor of any collection agency, including any member of a partnership, in respect of whose conduct the bond has been conditioned, or a collector or other official of the collection agency, where the judgment was based on a claim arising out of a transaction involving a collection matter;
- (e) in respect of a claim for less than \$100 against any collection agency, including any member of a partnership, in respect of whose conduct the bond has been conditioned, or a collector or other official of the collection agency, arising out of a transaction involving a collection matter, satisfies the Registrar as to the validity of such claim; or
- (f) has proven a claim in bankruptcy against any collection agency, including any member of a partnership, in respect of whose conduct the bond has been conditioned, in respect of any claim arising out of a transaction involving a collection matter,

provided that the claim or transaction occurred during the period referred to in clause a or b of section 4.

(2) The Treasurer of Ontario may, where he deems it advisable, without any order, pay the whole or any part of the proceeds referred to in clause b or c of subsection 1 to the accountant of the Supreme Court in trust for such persons as are or may

become entitled to share in the proceeds of the bond under the provisions of subsection 1. O. Reg. 21/71, s. 9.

10. Where a bond has been forfeited and the Treasurer of Ontario has not received notice in writing of any claim against the proceeds of the bond or such part as remains in his hands within two years of the forfeiture, the Treasurer of Ontario may pay the proceeds of the bond or the collateral security, or any part remaining, to any person who made a payment under the bond or who deposited the collateral security, after first deducting the amount of any expenses that have been incurred in connection with any investigation or otherwise relating to the collection agency in respect of whose conduct the bond was conditioned. O. Reg. 21/71, s. 10.

FEES

11. Fees payable to the Registrar are as follows:

1. Upon application for registration or reinstatement as a collection agency or for maintenance of registration as a collection agency... \$25.00 2. For each branch office 10.00 3. Upon original application for regis-10.00 4. Upon application for maintenance of registration or reinstatement as a collector..... 5.00 5. For written examination of an applicant for registration as a collection agency..... 10.00 6. For each duplicate certificate of registration when the original is lost, stolen or destroyed, and an

O. Reg. 21/71, s. 11.

12. No person shall be registered as a collection agency or as a collector unless he is,

affidavit made thereto.....

- (a) a bona fide resident of Ontario; and
- (b) has had, where he is an applicant for registration as a collection agency, at least two years of actual experience in all phases of the collection agency business, or has related experience that, in the opinion of the Registrar, is equivalent thereto and is twenty-one years of age or over.

TERMS AND CONDITIONS OF REGISTRATION

13.—(1) Every registration lapses on the 31st day of March unless the prescribed annual return for maintenance of registration, together with the prescribed fee and bond, is filed with the Registrar on or before the 21st day of March in each year.

- (2) Every applicant for registration shall state in the application an address for service in Ontario.
- (3) A collection agency shall not operate any branch office unless such branch office is authorized by the registration.
- (4) Every applicant for registration as a collection agency shall file with the Registrar copies of all forms and form letters that it proposes to use in dealing with debtors, as well as copies of forms of agreement that it proposes to use in its dealings with persons for whom it acts or proposes to act.
- (5) A registration issued under the Act is not transferable.
- (6) Every person registered as a collection agency shall operate from a regular business office that shall be open to the public during normal business hours.
- (7) The Registrar may require further information or material to be submitted by any applicant or any registered person within a specified time limit and may require verification by affidavit or otherwise of any information or material then or previously submitted.
- (8) Every collection agency or branch thereof shall keep on its premises proper records and books of accounts showing money received and money paid out and such books shall include a receipts journal, disbursements journal, general journal, clients' ledger, general ledger and such additional records as the Registrar considers necessary in accordance with accepted principles of double entry book-keeping and shall have its books of accounts and financial transactions audited annually by a person licensed under *The Public Accountancy Act.* O. Reg. 21/71, s. 13.
- 14.—(1) An applicant for registration as a collection agency who has not been previously registered as a collection agency shall pass a written examination based on the Act and such further subject matters as the Registrar prescribes.
- (2) The examination shall be conducted in the presence of a presiding officer appointed by the Registrar or his nominee.
- (3) The examination papers shall be marked by the Registrar or his nominee.
- (4) Not less than 75 per cent shall be considered a pass-mark for the examination.
- (5) The Registrar or his nominee may review and, where so requested in writing by an applicant who fails to obtain the pass-mark prescribed in subsection 4, shall review the examination paper and make such changes in the mark obtained as he considers proper.

3.00

(6) Upon written application to the Registrar, an applicant who fails to obtain the pass-mark prescribed in subsection 4 may take a further examination at any time, but where he fails the second examination he shall not take any subsequent examination until after the expiration of four months from the date of his latest examination. O. Reg. 21/71, s. 14.

TRUST FUNDS

- 15. Every collection agency or branch thereof shall, within forty-eight hours, exclusive of Saturdays, Sundays and Statutory holidays, deposit and maintain at all times all money collected in a separate trust account in any Province of Ontario Savings Office or any Ontario branch of a chartered bank or corporation registered under *The Loan and Trust Corporations Act* and authorized by law to accept deposits. O. Reg. 21/71, s. 15.
- 16.—(1) Every collection agency shall without any notice or demand account for all money collected and pay the money less the proper fees of such collection agency, to the person entitled thereto on or before the 20th day of the month following the month in which the money was collected, but when the money collected and due is less than \$15, payment to the person entitled thereto shall be made within ninety days.
- (2) Every collection agency shall within thirty days from a demand made by a person entitled to an accounting, or immediately upon demand by the Registrar, account for all money received on behalf of such person and pay the money less the proper fees of such collection agency to such person.
- (3) Where for any reason a collection agency is unable to comply with subsections 1 and 2 and any money collected by it remains for a period of six months unclaimed by, or unpaid to, the person entitled to the money, it shall cause the money to be paid to the Treasurer of Ontario who may pay the money to the person entitled thereto upon satisfactory proof being furnished by the person that he is the person entitled to receive the money. O. Reg. 21/71, s. 16.

TRIBUNAL

17. A subpoena issued under subsection 2 of section 10 of the Act shall be in Form 8, and shall be signed by the Chairman of the Tribunal or a vice-chairman thereof and shall be served personally on the person summoned who shall be paid fees and allowances for his attendance as a witness before the Tribunal as follows:

- 1. Attending proceedings, each day....\$10
- 2. Where a witness travels by private automobile, 10 cents a mile for each mile necessarily travelled between his place of residence and the place where the proceedings are held, but where the proceedings are held in the city or town in which the witness resides, 75 cents.
- 3. Where a witness travels by a means other than private automobile, a sum equal to the amount of the fare actually paid for the transportation from his place of residence to the place where the proceedings are held, and return.
- 4. Where a witness is required to attend the proceedings on more than one day and returns to his place of residence at night, the travelling allowance mentioned in paragraph 2 or 3, as the case may be, is payable in respect of each days attendance.
- 5. Where a witness resides elsewhere and in the opinion of the Director it is desirable that he remain overnight at the place at which the proceeding is held, a sum actually and reasonably paid by him for living expenses. O. Reg. 21/71, s. 17.

ADDITIONAL FORMS

- 18. The notice of hearing before the Tribunal under subsection 4 of section 8 of the Act shall be in Form 7. O. Reg. 21/71, s. 18.
- 19. The subpoena to a witness before the Tribunal under subsection 2 of section 10 of the Act shall be in Form 8. O. Reg. 21/71, s. 19.
- **20.** A voluntary cancellation of registration under section 7 of the Act shall be in Form 9. O. Reg. 21/71, s. 20.
- 21. Regulation 54 of Revised Regulations of Ontario, 1960 is revoked. O. Reg. 21/71, s. 21.

Form 1

The Collection Agencies Act, 1968-69

APPLICATION FOR REGISTRATION AS A COLLECTION AGENCY

The undersigned applies to the Registrar for registration as a collection agency under *The Collection Agencies Act*, 1968-69 and for the purpose of procuring registration gives the following information:

Application on Behalf of (name under which business will be operated)	Date of Application
Address (from which business will be conducted)	☐ individual ☐ partnership ☐ corporation
Mailing Address (if different from above)	Telephone No. (business)

2. ALL CORPORATION OFFICERS AND DIRECTORS, MEMBERS OF PARTNERSHIP OR INDIVIDUAL PROPRIETOR

				FOR CORPORAT	ION OFFICE	rs Only
Name	Residence	City or	Res.	Position Held	In Ag Opera	ency's ations
in Full	Address	Town	Tel. No.		Active	Non- Active

Note: If the applicant is (a) a sole proprietor operating under a trade name of (b) a partnership, a copy of the Certificate of Registration under *The Partnership Registration Act* must be enclosed.

3	FOR	Co	RPO	R A	TION	s O	NIV

Date of Incorpo	oration	Jurisdi	ction of Inco	rpor	ation: Ontario Other			
Name of Shareholder of Record	r	Shar	lress of eholder Record		Occupation of Shareholder of Record	Sh	o. of nares Ield	No. of Voting Shares Held
otal Number of	Shares	Issued to	Date					
	Above				ssued to Date			No If Yes, Gi
Name of Shareholder of Record	Nam	ficial	Address o Beneficia Sharehold	l	Occupation of Beneficial Shareholder	No. Sha: Benefic He	res cially	No. of Voting Shares Beneficially Held
Ontario Branc	н Оғғіс	es (if a	ny) 🗆 Yes		No			
Branch O		Bı	ranch Addres	s	Name of Branch Man			lress (Res.) of nch Manager
Has the Applica of a corporation Agency? Ye	Previou	isly Bee	n Registered	or F	a partnership, or a Have They Applie iculars:	any office d for Re	er or dir gistratio	ector, in the ca

Has the Applicant (or an case of a corporation) Ev Been Revoked or Suspe Particulars:	er Been Refused	a Licence or Regis	stration or has Lic	ence or Registra
Business Record of the Officer in the Case of a Cor	Applicant, of Ea poration During t	ch Partner, in the he Past Three Years	Case of a Partn	ership, and of E
Name of Individual Applicant, Partner or Officer	Name and Address of Employer	Nature of Business of Employer	Nature of Employment	Period of Employment (Give exact Da From: To
	Elling -		Common to the state of the stat	
ar Carlo			-	
case of a corporation)	be Engaged, Oc-	cupied, or Employ	ved in any Busin	ness, Occupation
Will the Applicant (or as case of a corporation) Profession Other than th	be Engaged, Oc-	cupied, or Employ	ved in any Busin	ness, Occupatio

10.	Set out Name of Chartered Bank, Loan or Trust Com Office and Branch in which You Will Maintain an Accou in which You Will Deposit All Money Coming into You Connection with Your Collection Agency Business.	int Designated as a Trust Account and
	Name of Bank, Loan or Trust Company or Province of Ontario Savings Office	Branch Address
11.	Is there any Unpaid Judgment or Judgments Outsta partner, in the case of a partnership or any officer or directed No If Yes, Give Full Particulars:	nding Against the Applicant (or any or, in the case of a corporation)?
12.	Is the Applicant (or any partner, in the case of a partnersh of a corporation),	nip, or any officer or director, in the case
	(a) a discharged or undischarged bankrupt;	
	or (b) presently a party to bankruptcy proceedings, □	
	or has the Registrant (or any partner, in the case of a pathe case of a corporation) ever been involved as an off with a corporation that is bankrupt or that is present. Yes No If Yes, Give Full Particulars:	ficer, director, or majority shareholder.
	Has the Applicant (or any partner, in the case of a partner case of a corporation) been Charged, Indicted or Convictate or Province Thereof, of a Criminal Offence, or are Yes No If Yes, Give Full Particulars:	cted Under any Law of any Country,

THE ONTARIO GAZETTE

1	14. (H	or individual	and	partnership	applicants	only) To	Each	of the	Following	Named	Perso	ons t	the
	В	usiness Reput	ation	of the App	licant is V	Vell Know	n and	Referen	nce may b	e made	to th	ıem :	for
		arther Informa							•				

Name	City or Town	Street Address	Business or Occupation		

The applicant asks for registration for the period ending 31st day of March, 19

(Signature of Applicant/Partner or Officer)

Δ	F	FI	n	Δ	V	IТ

(By an individual Applicant, o	or a Partner of the Partnership Applicant)
Province of Ontario	I,
County of	of the
To Wit:	in the County of
	Make Oath and Say:
1. I am the(title)	of(name of applicant)
the applicant herein for registration as a colle	ection agency.
2. The information given by me in this applicat	tion is true.
Sworn before me at the	
in the Con	unty of
	····· (Signature of Applicant, Partner)
this day of,	19

A Commissioner, etc.

AFFIDAVIT

(By Officer of Corporation Applicant)

Province of Ontario	I,	
County of	of the	
To Wit:	in the County of	
	Make Oath and Say:	
I am an officer of the applicant herein foregoing application.	for registration as a collection ag	gency, and I signed the
2. To the best of my knowledge, information	and belief the information given in	the application is true.
	Form 2 on Agencies Act, 1968-69 EGISTRATION AS A COLLECT for registration as a collector under	er The Collection Agencies
Name of Applicant (in full) Address of Residence (giving street, nu	mber and municipality) Telephone No. (Res.)	Date of Application
2.		

Address

Name of Prospective Employer

THE ONTARIO GAZETTE

3. Place of Residence (during the three years immediately prior to the date of this application)

Address in Full	Period of Residence

4. Detailed Personal Description

Sex Male Fen	e 🗆 nale 🗆	Ma	irital Statu	s	Single Married		
Husband's (Occupation (if r	narried fen	nale)		Number	r of Depende	ents
Date of Birth	Month	Day	Year	Height	Weight	Build .	Hair
Eyes				Special Mark	s		

5. Will You be Engaged or Employed in any Business, Occupation or Profession Other than a Collector?
Yes No If Yes, Give Full Particulars:

7.

8.

THE ONTARIO GAZETTE

O. Reg. 21/71

6.	Particulars of Occupation	(must give three	full year period,	up to and	including date	e of application)
	If Unemployed or a House	wife at any time, S	State Exact Perio	d:		

Name and Address of Employer	Nature of Business of Employer	Nature of My Employment	Period of Employment (Give exact Dates) From: To:	Residence during said Employment (City, Street and Number)
Iave you ever be rovince thereof, of f Yes, Give Full Pa	a Criminal Offence	ed or convicted under or are there any Pro-	er any law of any occeedings Now Pendin	country, or state og?
re you,				
	undischarged bankı	rupt; 🗆		
r				
) presently a party	y to bankruptcy pro	ceedings,		
r have you ever be nat is bankrupt or t ull Particulars, inc	hat is presently a pa	officer, or director, or rty to bankruptcy pro	majority shareholder ceedings? Yes	, with a corporatio ☐ No If Yes, Giv

Nave you ever been Licensed or registered as Dntario? ☐ Yes ☐ No If Yes, Give Full Pa	as a collector anywhere, including the Province articulars:
☐ Yes ☐ No If Yes, Ğive Full Particulars:	
Have You Ever Been Expelled or Suspende Organization? Yes No If Yes, Give Formula (1988)	led from any Professional Association, Society Sull Particulars:
e Applicant asks for Registration for the period	d ending on the 31st day of March, 19
e Applicant asks for Registration for the period Witness	d ending on the 31st day of March, 19 Applicant(signature of applicant)

THE ONTARIO GAZETTE

O. Reg. 21/71

510 THE OI	NIARIO GAZETTE O. Reg. 21/11
	AFFIDAVIT
Province of Ontario	I,
County of	of the
To Wit:	in the County of
	Make Oath and Say:
	•
1. I am the applicant herein for registration	n as a collector, and I signed the foregoing application.
2. The information given by me in the applicate name, and I will hold myself out in no other	tion is true, the name set out in said application is in fact my true er manner.
3. I undertake that I will not solicit busine my Certificate of Registration.	ess or collect debts for the collection agency until I receive
Sworn before me at the	
in the 0	County of
	(signature of applicant)
this day of	., 19
A Commissioner, etc.	I
	CATE OF EMPLOYER
To the Registrar:	
I, hereby (name of intended employer)	r certify that the information given by
in the foregoing application is to the best of m be granted. I further certify that I will not certificate.	y knowledge and belief true, and request that the application employ the applicant until I in fact receive his registration
	(registered name of employer)
	(title of official signing)

(title of official signing)

Form 3

The Collection Agencies Act, 1968-69

Date	

ANNUAL RETURN

The Registrar of Collection Agencies, 555 Yonge Street, Toronto 284, Ontario.

The undersigned is registered under *The Collection Agencies Act, 1968-69* and for the purpose of maintaining registration gives the following information:

Present Registered Name Main Office Address	☐ Individual ☐ Partnership ☐ Corporation
	Tel. No. (Bus.)
	Registration No.

1. ALL CORPORATION OFFICERS AND DIRECTORS, MEMBERS OF PARTNERSHIP OR INDIVIDUAL PROPRIETOR

				FOR CORPORAT	ion Office	RS ONLY
Name in	ame in Residence City or Res.	Position	In Ag Opera	In Agency's Operations		
Full	Address	Town	Tel. No.	Held	Active	Non- Active

Name in Full

2. Presently Employed Collectors Whose Registrations are to be Maintained

	Name in Full (Listed Alphabetically)	Regis	tration Number	Residence	e Address	City or Town
	4					
	Since the Last Filing hav under any Law of any Cou ceedings Now Pending? [ntry. St	ate or Province T	hereof, of a (Criminal Offeno	Indicted or Convicted te, or are there any Pro-
	Branch Offices					
	Branch Address		No. of Co. Emplo		Name o	of Branch Manager
i.	Is the Registrant (or any p	artner,	in the case of a pa	artnership, o	r any officer or	director, in the case of
	a corporation) an Officer of Engaged in, or Employed Collection Agency to Whice	r Direc	tor of any Corpor Business, Occup	ation, a Par ation or Pro	tner in any Endression other to	nterprise, or Otherwise than the Business of a
	Is There any Unpaid Judg in the case of a partners ☐ No If Yes, Give Full F	hip or	any officer or d	standing Aga irector, in t	ainst the Regis he case of a	strant (or any partner, corporation)? Yes

		-		
s the Registrant (or an	y partner, in the case	of a partnership, or an	y officer or di	rector, in the ca
(a) a discharged or und	ischarged bankrupt;	3		
or				
(b) presently a party to	bankruptcy proceeding	rs, 🗆		
				1.01
rust Account is kept.		or Province of Ontario	o Savings Off	fice in which t
rust Account is kept. Name of Ban Company	or Trust Company of the Company of t		o Savings Off	
rust Account is kept. Name of Ban Company	ak, Loan or Trust			
Youst Account is kept. Name of Ban Company Ontario S	ak, Loan or Trust			n No. of
Name of Ban Company Ontario S	Address of Shareholder	Occupation of Shareholder	No. of Shares	No. of
Name of Ban Company Ontario S	Address of Shareholder	Occupation of Shareholder	No. of Shares	No. of

				No. of	No. of
Name of Shareholder of Record	Name of Beneficial Shareholder	Address of Beneficial Shareholder	Occupation of Beneficial Shareholder	Shares Beneficially Held	Voting Shares Beneficially Held
					Ticia
		-			
The Registrant the 1st day of A	asks for the m pril, 19	aintenance of cu	arrent registration	n for the period	commencing
			(:	signature of regis	trant(s)
Note: A Cheq	ue or Money Ore	der Covering the	Annual Fees Pa	yable to the Tre	asurer of Ont
	Financia	10 "	. D 1 04		
	1 mancia	il Questionnaire a	s at December 31	st, 19	
Trust Moneys		i Questionnaire a	s at December 31	st, 19	
	i	~			
Cash in Bank.			\$		
Cash in Bank.		~	\$		
Cash in Bank.	g Deposits		\$ \$		
Cash in Bank	g Deposits		\$ \$ Total \$		
Cash in Bank Add outstandin	g Deposits		\$ \$ Total \$		s
Cash in Bank Add outstandin Deduct outstan Total Trust Mo	g Depositsding cheques		\$ \$ Total \$		\$
Cash in Bank Add outstandin Deduct outstan Total Trust Mo	g Depositsding cheques	nts (do not reduc	\$ \$ Total \$	res)	
Cash in Bank. Add outstandin Deduct outstan Total Trust Mod Total Trust Mod Total Money co	g Deposits ding cheques ney on hand ney owing to Clie	nts (do not reduc		res)	\$
Cash in Bank Add outstandin Deduct outstan Total Trust Mor Total Trust Mor Total Money co Money collected	g Deposits ding cheques ney on hand ney owing to Clie llected by Agency	nts (do not reduc	Total \$	nts)	\$
Cash in Bank Add outstandin Deduct outstan Total Trust Mor Total Trust Mor Total Money co Money collected Total Commission	g Deposits ding cheques ney on hand ney owing to Clie llected by Agency	nts (do not reduc		nts)	\$
Cash in Bank Add outstandin Deduct outstan Total Trust Mo Total Trust Mo Total Money co Money collected Total Commission Licence Fees	g Deposits ding cheques ney on hand ney owing to Clie llected by Agency by clients direct ons in year	nts (do not reduc		nts)	\$ \$
Cash in Bank Add outstandin Deduct outstan Total Trust Mo Total Money co Money collected Total Commissie Licence Fees Agency Fee	g Deposits ding cheques ney on hand ney owing to Clie llected by Agency by clients direct ons in year	nts (do not reduc	Total \$	nts)	\$ \$ \$
Cash in Bank Add outstandin Deduct outstan Total Trust Mor Total Money co Money collected Total Commission Licence Fees Agency Fee Branch Fee	g Deposits ding cheques ney on hand ney owing to Clie llected by Agency by clients direct ons in year es (\$25) es, No. of Branche	nts (do not reduce) in 19 (Excl		ees)	\$ \$ \$ \$ \$
Cash in Bank Add outstandin Deduct outstan Total Trust Mor Total Money co Money collected Total Commission Licence Fees Agency Fee Branch Fee	g Deposits ding cheques ney on hand ney owing to Clie llected by Agency by clients direct ons in year es (\$25) es, No. of Branche	nts (do not reduce of in 19 (Exclusive) es at \$10.00 exctors at \$5.	Total \$	nts)	\$ \$ \$

11. A	mount	of	Bond	req	uired
-------	-------	----	------	-----	-------

11. Amount of Bond required	
\$5,000 for each additional \$50,000 or maximum bond of \$25,000) plus am	7) are less than \$50,000 increasing by portion thereof of collections, up to a count required by Registrar up to an collection service is sold
	ed with Department (Any additional his statement)\$
Certified Correct by	Date
	d Public Accountant
llee	
	AFFIDAVIT
	er, in case of a partnership, or an officer or director, se of a corporation)
Province of Ontario	I,
County of	of the
To Wit:	in the County of
	Make Oath and Say:
1. I am the	of
the applicant herein for maintenance of regis	stration for the Collection Agency.
2. I have made all necessary enquiries and t information given in the annual return is true	to the best of my knowledge, information and belief, the ee.
account, clearly designated as such, in a C Ontario Savings Office, and that disburser	ands in trust for other persons are deposited in a trust chartered Bank, Loan or Trust Corporation or Province of ments of such money are made only in accordance with as of <i>The Collection Agencies Act, 1968-69</i> and Regulations.
	ant and trust ledger are being maintained, and kept up to of The Collection Agencies Act, 1968-69 and Regulations.
,	
Sworn before me at the	
in the Co	ounty of
•••••	(6
this day of	officer/director)
A Commissioner, etc.	1

Form 4

The Collection Agencies Act, 1968-69

BOND OF A GUARANTEE COMPANY

Bond No	Amount \$				
	**				
Know All Men By These Presents, that we					
(hereinafter called the Principal) as Principal and					
(hereinafter called the Surety) as Surety are	held and firmly bound unto Her Majesty in right of				
Ontario (hereinafter called the Obligee) in the sur	m of				
of lawful money of Canada, to be paid unto the Obligee, her successors and assigns, for which payment					
well and truly to be made, I bind myself, my heirs, executors, (name of Principal)					
administrators and assigns, and we	(name of Surety) bind ourselves, our				
successors and assigns jointly and firmly by these	presents.				
The total liability imposed upon the Principal or Surety by this Bond and any and all renewals thereof shall be concurrent and not cumulative and shall in no event exceed the penal sum written above or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.					
SEALED with our Seals and dated this	day of, 19				
matter or thing at any time hereafter become of	uch that if the said obligation does not by reason of any act, or be forfeit under <i>The Collection Agencies Act, 1968-69</i> , shall be and remain in full force and effect and shall be				
Signed, Sealed and Delivered	Principal				
in the presence of					
	Surety				
	· -				
	Form 5				
The Collection					
The Collection Agencies Act, 1968-69					
BOND OF GUARANTOR OT	HER THAN GUARANTEE COMPANY				
Bond No	Amount \$				
Know All Men By These Presents, th	at we				
(hereinafter called the Principal) as Principal and	1				
	are held and firmly bound unto Her Majesty in right of				
Ontario (hereinafter called the Obligee) in the su	om of Dollars (\$				

of lawful money of Canada, to be paid unto the	e Obligee, her successors and assigns, for which payment
well and truly to be made I, (name $\boldsymbol{\theta}$, bind myself, my heirs, executors, of Principal)
administrators and assigns and I, the said	(name of Guarantor) guarantee the
payment of the sum of	. Dollars (\$) to the Obligee and I, the said
bir (name of Guarantor)	nd myself, my heirs, executors, administrators and assigns,
jointly and firmly by these presents and by depo	siting with the Obligee
as collateral security to this Bond.	
renewals thereof shall be concurrent and not of	Principal or Guarantor by this Bond and any and all sumulative and shall in no event exceed the penal sum the penal sum by any subsequent endorsement or renewal
SEALED with our seals and dated this	day of, 19
act, matter or thing at any time hereafter be	such that if the said obligation does not by reason of any ecome or be forfeit under <i>The Collection Agencies Act</i> , to therwise shall be and remain in full force and effect and ct.
SIGNED, SEALED AND DELIVERED	
in the presence of	Principal
	Guarantor
	Form 6
The Collection	Agencies Act, 1968-69
PERS	ONAL BOND
Bond No	Amount \$
Know All Men By These Presents, the	at I,
(hereinafter called the Obligor) am held and	firmly bound under Her Majesty in right of Ontario
(hereinafter called the Obligee) in the sum of	Dollars (\$) of
lawful money of Canada, to be paid unto the Oblig	ee, her successors and assigns, for which payment well and
truly to be made, I,	bligor) bind myself, my heirs, executors,
administrators and assigns, and I,	
as collateral se	curity to this Bond.
7	

The total liability imposed upon the Obligor by this Bond and any and all renewals thereof shall be concurrent and not cumulative and shall in no event exceed the penal sum written above or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.

		0. 1108. 11/11
Sealed with my seal and dated this	day of	, 19
THE CONDITION of the above obligation is act, matter or thing at any time hereafter become then the said obligation shall be void but otherwises to forfeiture as provided by the Act.	e or be forfeit under The	Collection Agencies Act, 1968-69,
SIGNED, SEALED AND DELIVERED		
in the presence of	Obligor	
		• =)
		1 1-
	Form 7	
The Collection	Agencies Act, 1968-69	
NOTICE OF HEARING BEFOR APPEA	E THE COMMERCIAL L TRIBUNAL	REGISTRATION
To: (applicant or reg	ristrant, as the case may b	
TAKE NOTICE that a hearing will be hel 1968-69 before The Commercial Registration A	d pursuant to section 8 ppeal Tribunal at	of The Collection Agencies Act,
day, the day of	19, at	the hour of o'clock
in thenoon, and so from day to day until	the hearing is adjourned or	concluded.
The following is a concise statement of the i	ssues to be considered:	
AND TAKE NOTICE that the rules applical The Collection Agencies Act, 1968-69 and the regular		
AND TAKE FURTHER NOTICE that if you Appeal Tribunal may proceed in your absence proceedings.		
DATED at, this	. day of	
		al Registration Appeal Tribunal
	•••	Registrar to the Tribunal

Form 8

The Collection Agencies Act, 1968-69

SUBPOENA TO A WITNESS BEFORE THE COMMERCIAL REGISTRATION APPEAL TRIBUNAL

Re:
To: (name of witness)
You are hereby summoned and required to attend before The Commercial Registration Appeal
Tribunal at a hearing to be held at in the
of onday, the day of, 19, at the
hour of o'clock in thenoon (local time), and so from day to day until the hearing
is concluded or the Tribunal otherwise orders, to give evidence on oath or by affirmation touching the
matters in question in the proceedings and to bring with you and produce at such time and place
DATED this day of
Chairman of the Tribunal
Note: You are entitled to be paid the like personal allowances for your attendance at the hearing as are prescribed by Ontario Regulation /70.
If you fail to attend and give evidence at the hearing, or to produce the documents or things specified, at the time and place specified, without lawful excuse, you are liable to punishment by the Supreme Court in like manner as if for contempt of that court for disobedience to a subpoena.
Form 9
The Collection Agencies Act, 1968-69
VOLUNTARY CANCELLATION OF REGISTRATION
To the Registrar of Collection Agencies:
I,, hereby request that my registration as (name of registrant)
a □ collection agency □ collector
be cancelled and I hereby surrender my registration.
(witness) (signature of registrant)
DATED at, thisday of

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THE POWER COMMISSION ACT

O. Reg. 22/71.

Pension and Insurance Plan. Made—December 16th, 1970. Filed—January 15th, 1971.

REGULATION MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

- Subsection 4 of section 4 of Ontario Regulation 309/67 is revoked and the following substituted therefor:
- (4) An employee for whom the Office and Professional Employees International Union is the bargaining agent is a member on the first day of the month coincident with or next following the date upon which the employee has accumulated six months' service with the Commission, provided he has been employed substantially without interruption.
 - 2.—(1) Subsection 1 of section 7 of Ontario Regulation 309/67 is amended by inserting at the beginning thereof "Subject to subsections 3 and 4".
- (2) The said section 7 is further amended by adding thereto the following subsections:
- (3) Where the retirement of a male member who has completed twenty-five years of continuous employment occurs after he has attained the age of sixty-three years he is entitled to 100 per cent of his earned pension calculated in accordance with section 15.
- (4) Where a member has made the election provided for.
 - (a) by subclause ii of clause b:
 - (b) by clause c: or
 - (c) by clause d,

as the case may be, of subsection 1 of section 23 and subsequently requests and is granted a pension pursuant to this section, clauses a and b of subsection 1 do not apply and the pension payable shall be the actuarial equivalent of the pension that would have been payable on his normal-retirement date accrued to the early retirement date.

- 3. Section 11 of Ontario Regulation 309/67 is amended by adding thereto the following subsection:
- (6) In the application of this section the Commission shall accord similar treatment to all members in similar circumstances.

- Section 12 of Ontario Regulation 309/67 is revoked and the following substituted therefor:
- 12.—(1) Credited interest on the amount of a member's contributions to the superseded funds to the effective date shall be calculated at the rate of.
 - (a) 4 per cent per annum compounded semiannually on contributions to the superseded pension fund; and
 - (b) 3 per cent per annum compounded semiannually on contributions to the superseded retirement fund.
- (2) Subject to subsection 1, credited interest on the amount of a member's contributions in the fund to the 31st day of December, 1969 shall be calculated at the rate of 3 per cent per annum compounded annually and thereafter at the rate of $4\frac{1}{2}$ per cent per annum compounded annually.
 - 5.—(1) Subsection 2 of section 15 of Ontario Regulation 309/67 is amended by striking out "1966" in the fourth line and inserting in lieu thereof "1971".
- (2) Clause a of subsection 2 of the said section 15 is revoked and the following substituted therefor:
 - (a) 2 per cent of his high five-year average multiplied by the sum of his established service and the number of years, including any portion of a year, thereafter during which he was contributing to the fund; and
- (3) Subsection 2 of the said section 15 is further amended by striking out "and" at the end of clause b and by revoking clause c.
- (4) Subsection 2 of the said section 15 is further amended by striking out "clauses a and c" in the twenty-seventh and twenty-eighth lines and inserting in lieu thereof "clause a".
 - Section 23 of Ontario Regulation :309/67 is amended by adding thereto the following subsection:
- (5) No benefit payable under this plan to any member or his beneficiary shall be increased because the fund has been augmented as the result of the termination of employment or death of any other member prior to his retirement on pension.
 - Section 24 of Ontario Regulation 309/67 is revoked and the following substituted therefor:
- 24.—(1) In this section "municipal authority" means a municipal, regional, district or metropolitan corporation or commission distributing electrical power supplied by the Commission.

- (2) Where a member has, prior to the 1st day of January, 1966, made the election provided for by subsection 2 of section 24a of Regulation 491 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 213/61, he shall be entitled on his normal-retirement date to the pension earned to date of transfer calculated in accordance with the regulations in force on that date and in a like manner his rights and benefits under the plan shall thenceforth be ascertained in accordance with the provisions of the regulations in force on the date of transfer and his service with the municipal authority shall be included in calculating his continuous employment for the purpose of establishing his eligibility therefor.
- (3) Where a member having contributed to the plan for at least one year terminates his employment with the Commission for the purpose of assuming employment with a municipal authority subsequent to the 31st day of December, 1965 and elects to leave his total contributions in the fund, he shall be entitled on his normal-retirement date to the pension earned to date of transfer calculated in accordance with the regulations in force on that date and in a like manner his rights and benefits under the plan shall thenceforth be ascertained in accordance with the provisions of such regulations and his service with the municipal authority shall be included in calculating his continuous employment for the purpose of establishing his eligibility therefor.
- (4) Where a member who has exercised the election provided for in subsection 2 or subsection 3 subsequently and without intervening employment transfers his services to one or more municipal authorities or returns to the employment of the Commission and provided he has not elected any withdrawal option under this Regulation or any pension plan to which he contributed while in the service of a municipal authority, his combined continuous service shall be included in calculating his continuous employment for the purpose of establishing his eligibility for rights and benefits pursuant to this Regulation.
- (5) Where an employee of a municipal authority has prior to the 1st day of January, 1966 made the election provided for by subsection 4 of section 24a of Regulation 491 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 213/61, the continuous service with which he was credited by the municipal authority shall be included in calculating his continuous employment with the Commission for the purpose of establishing eligibility for rights and benefits pursuant to this Regulation.
- (6) Where an employee of a municipal authority who is credited by the municipal authority with at least one year of continuous service terminates his service subsequent to the 31st day of December, 1965 for the purpose of assuming employment with the Commission and does not elect any withdrawal option contained in any pension plan to which he contributed while in the employment of a municipal

- authority, his continuous service for which he received credit with the municipal authority shall be included in calculating his continuous employment with the Commission and he is entitled to immediate membership in the plan.
- (7) Where an employee of a municipal authority to whom subsection 5 or subsection 6 applies subsequently and without intervening employment transfers his services to one or more municipal authorities and has not elected any withdrawal option provided by this plan or any pension plan to which he contributed while in the service of a municipal authority, his combined continuous service shall be included in calculating his continuous employment for the purpose of establishing eligibility for rights and benefits pursuant to this Regulation.
- (8) Notwithstanding subsection 2, where a member who has made the election referred to in subsection 2 or subsection 3 dies while in the service of a municipal authority after the 1st day of July, 1970, section 22 shall, mutatis mutandis, apply to the pension earned by the member to the date of transfer and his service with the municipal authority shall be deemed to be employment by the Commission and shall be included in calculating his continuous employment for the purpose of establishing his eligibility therefor.
- (9) Where subsection 5 of section 22 applies upon the death of a member who has made the election referred to in subsection 2 prior to the 1st day of January, 1962, his service with the municipal authority up to the 1st day of July, 1970 shall be included in calculating his continuous employment for the purposes of paragraph b of the said subsection 5 of section 22.
 - Clause b of section 25 of Ontario Regulation 309/67 is amended by striking out "3 per cent a year" in the seventh and eighth lines and inserting in lieu thereof "4½ per cent per annum".
 - Clause a of subsection 1 of section 29 of Ontario Regulation 309/67 is amended by striking out "and each 1st day of January thereafter" in the fifth and sixth lines and inserting in lieu thereof "and from time to time thereafter".
 - 10. Subsection 1 of section 30 of Ontario Regulation 309/67 is amended by striking out "and each 1st day of January thereafter" in the eleventh and twelfth lines and inserting in lieu thereof "and from time to time thereafter".
 - This Regulation comes into force on the 1st day of January, 1971.

THE HYDRO-ELECTRIC POWER COMMISSION
OF ONTARIO:
GEORGE E. GATHERCOLE,

Chairman.
E. B. EASSON,

Secretary.

Dated at Toronto, this 16th day of December, 1970. (4927)

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 23/71.

Sittings of the General Sessions of the Peace, and Sittings of the County and District Courts.

Made—January 15th, 1971. Filed—January 15th, 1971.

ORDER

Under The General Sessions Act, R.S.O. 1960, Chapter 163, as amended by The General Sessions Amendment Act, 1970 and under The County Courts Act, R.S.O. 1960, Chapter 76, as amended by The County Courts Amendment Act, 1970.

Sittings of the General Sessions of the Peace, and Sittings of the County and District Courts for the trial of issues of fact and assessment of damages with or without a jury

The sittings of the court of general sessions of the peace and sittings of the county and district courts for the trial of issues of fact and assessment of damages with or without a jury shall be held in each year, in each of the counties and districts commencing on the dates shown.

County, District or Judicial District	Place of Sittings	Commencement of Sittings
Algoma	Sault Ste. Marie	Last Monday in May and the last Tuesday in November
Brant	Brantford	First Monday in April and October
Bruce	Walkerton	First Monday in June and December
Cochrane	Cochrane	Second Monday in June and the fourth Tuesday in November
Dufferin	Orangeville	Fourth Monday in May and the first Monday in December
Elgin	St. Thomas	Last Monday in May and November
Essex	Windsor	First Monday in April and October
Frontenac	Kingston	First Monday in June and the third Monday in November
Grey	Owen Sound	First Monday in June and the third Monday in November
Haldimand	Cayuga	First Monday in June and December
Halton	Milton	Fourth Monday in May and November
Hastings	Belleville	Fourth Monday in May and the third Monday in November
Huron	Goderich	Fourth Monday in May and the first Monday in December
Kenora	Kenora	Second Monday in March and September
Kent	Chatham	Second Monday in May and the third Monday in November
Lambton	Sarnia	First Monday in June and December
Lanark	Perth	Last Monday in May and November
Leeds & Grenville	Brockville	First Monday in June and December
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County, District or Judicial District	Place of Sittings	Commencement of Sittings
Lennox & Addington	Napanee	First Monday in June and December
Manitoulin	Gore Bay	Last Monday in May and the third Tuesday in October
Middlesex	London ·	Third Monday in March, third Monday in May and the last Monday in October
Muskoka	Bracebridge	Fourth Monday in May and the last Monday in November
Niagara North	St. Catharines	First Monday in February, first Monday in June and the first Monday in October
Niagara South	Welland	First Monday in June and the third Monday in November
Nipissing	North Bay	First Tuesday in May and the third Tuesday in September
Norfolk	Simcoe	First Monday in June and December
Northumberland & Durham	Cobourg	Last Monday in May and November
Ontario	Whitby	First Monday in June and the third Monday in November
Ottawa-Carleton	Ottawa	First Monday in February, April and October
Oxford	Woodstock	First Monday in June and the third Monday in November
Parry Sound	Parry Sound	First Monday in June and December
Peel	Brampton	Second Monday in February, June and November
Perth	Stratford	Last Monday in May and November
Peterborough	Peterborough	First Monday in April and November
Prescott & Russell	L'Orignal	First Monday in June and December
Prince Edward	Picton	First Monday in June and December
Rainy River	Fort Frances	Third Monday in March and September
Renfrew	Pembroke	First Monday in May and November
Simcoe	Barrie	Last Monday in March and the first Monday in October
Stormont, Dundas and Glengarry	Cornwall	First Monday in June and December
Sudbury	Sudbury	First Monday in May and the first Tuesday in November
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County, District or Judicial District	Place of Sittings	Commencement of Sittings
Timiskaming	Haileybury	First Monday in June and December
Thunder Bay	Thunder Bay	First Monday in May and December
Victoria	Lindsay	Third Monday in May and the first Monday in December
Waterloo	Kitchener	First Monday in May and November
Wellington	Guelph	Third Monday in May and the fourth Monday in November
Wentworth	Hamilton	Fourth Wednesday in February, first Wednesday in May, first Wednesday in September and the fourth Wednes- day in November
York	Toronto	First Monday in December, March and May and the second Monday in September

Sittings of the County and District Courts for the trial of issues of fact and assessment of damages without a jury

The sittings of the county and district courts for the trial of issues of fact and assessment of damages, without a jury shall be held in each year, in each of the counties and districts commencing on the dates shown.

County, District or Judicial District	Place of Sittings	Commencement of Sittings
Algoma	Sault Ste. Marie	First Monday in February and October
Brant	Brantford	First Monday in June and December
Bruce	Walkerton	First Monday in April and October
Cochrane	Timmins	Third Monday in March and the second Monday in September
Dufferin	Orangeville	Fourth Monday in March and the first Monday in October
Elgin	St. Thomas	Last Monday in March and September
Essex	Windsor	Third Monday in February and the first Monday in June and October
Frontenac	Kingston	First Monday in April and October
Grey	Owen Sound	First Monday in April and October
Haldimand	Cayuga	First Monday in April and October
Halton	Milton	The second Monday of each month except July and August
Hastings	Belleville 280	First Monday in April and October

County, District or Judicial District	Place of Sittings	Commencement of Sittings
Huron	Goderich	First Monday in April and October
Kenora	Kenora	First Tuesday in each month except July and August
Kent	Chatham ·	Fourth Monday in March and the first Monday in October
Lambton	Sarnia	First Monday in March and October
Lanark	Perth	First Monday in April and October
Leeds & Grenville	Brockville	First Monday in April and October
Lennox & Addington	Napanee	First Monday in April and October
Manitoulin	Gore Bay	*Last Monday in May and the third Tuesday in October
Middlesex	London	First Monday in February, second Tuesday in April and the first Monday in October
Muskoka	Bracebridge	First Monday in June and December
Niagara North	St. Catharines	First Monday in April and November
Niagara South	Welland	First Monday in April and October
Nipissing	North Bay	*First Tuesday in May and the third Tuesday in September
Norfolk	Simcoe	First Monday in April and October
Northumberland & Durham	Cobourg	First Monday in April and October
Ontario	Whitby	First Monday in April and October
Ottawa-Carleton	Ottawa	First Monday in June and December
Oxford	Woodstock	First Monday in April and October
Parry Sound	Parry Sound	Last Monday in March and the first Monday in October
Peel	Brampton	Second Monday in January, March, April, May, June, September, October and December
Perth	Stratford	Last Monday in March and September
Peterborough	Peterborough	First Monday in March and the second Monday in September
Prescott & Russell	L'Orignal	Last Monday in March and October
Prince Edward	Picton	First Monday in April and October
Rainy River	Fort Frances	First Tuesday in each month except July and August
Renfrew	Pembroke	First Monday in April and October

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County, District or Judicial District	Place of Sittings	Commencement of Sittings
Simcoe	Barrie	Fourth Monday in May and the third Monday in November
Stormont, Dundas and		
Glengarry	Cornwall	First Monday in April and October
Sudbury	Sudbury	Second Tuesday in January, February, March, April and June, the first Tuesday in September, the second Tuesday in October and the first Tuesday in December
Timiskaming	Haileybury	First Monday in April and October
Thunder Bay	Thunder Bay	Third Monday in January and March, the second Monday in April, the third Monday in June, and the fourth Monday in September and the first Monday in November
Victoria	Lindsay	First Monday in April and October
Waterloo	Kitchener	First Monday in March and the first Tuesday in September
Wellington	Guelph	Fourth Monday in March and September
Wentworth	Hamilton	*Fourth Wednesday in February, first Wednesday in May, first Wednesday in September and the fourth Wednes- day in November
York	Toronto	During all months of the year except July and August

^{*}The civil trials and assessments without a jury will follow the criminal list of the general sessions of the peace and the civil jury list.

When the commencement of the sittings falls on a holiday, the sittings shall commence on the day following.

DATED at the City of Toronto, in the County of York this 15th day of January, 1971.

C. E. Bennett, Chief Judge of the County and District Courts of the Counties and Districts of Ontario.

THE REGISTRY ACT

O. Reg. 24/71.

Canada Lands.

Made-January 14th, 1971.

Filed-January 18th, 1971.

REGULATION MADE UNDER THE REGISTRY ACT

- 1.—(1) Paragraph 1 of the Schedule to Ontario Regulation 125/67 is amended by striking out "Missanable No. 62" in the eighth line of column 2 and inserting in lieu thereof "Missanabie No. 62".
- (2) Paragraph 1 of the said Schedule is further amended by adding after "Mississagi River No. 8" in the ninth line of column 2 "Obedjiwan No. 15E".
- (3) Paragraph 3 of the said Schedule is amended by adding after "Flower Pot Island" in the eighth line of column 2 "(part of Georgian Bay Islands National Park)".
- (4) Paragraph 12 of the said Schedule, as amended by section 4 of Ontario Regulation 424/69, is further amended by striking out "Osnaburgh No. 63B" in the sixth line of column 2.
- (5) Paragraph 13 of the said Schedule is amended by adding after "Cedar Island" in the second line of column 2 "(part of St. Lawrence Islands National Park)".
- (6) Column 2 of paragraph 14 of the said Schedule is revoked and the following substituted therefor:

14. INDIAN RESERVES

Part of Cornwall Island Indian Reserve No. 59 comprising the following islands:

Butternut

The Cairn

Clark

Colquhoun (E & W)

Grape

Hamilton

Tacobs

Little Hog

Renshaw

Ross Squaw

Stanley

St. Francis

Third Crab

Thompson

(7) Column 2 of paragraph 15 of the said Schedule is revoked and the following substituted therefor:

15. INDIAN RESERVES

Part of Cornwall Island Indian Reserve No. 59 comprising the following islands:

Drummond

Duck

Grass

Lame Squaw

Pier

Spencer

- (8) Paragraph 23 of the said Schedule is amended by adding after "One Man Lake No. 29" in the thirty-eighth line of column 2 "Osnaburgh No. 63B".
- (9) Paragraph 23 of the said Schedule is further amended by striking out "Northwest Anglo No. 33B" in the thirty-third and thirty-fourth lines of column 2 and inserting in lieu thereof "Northwest Angle No. 33B".
- (10) Paragraph 28 of the said Schedule is amended by inserting after "National Parks" in the first line of column 2 "part of St. Lawrence Islands National Park"
- (11) Paragraph 28 of the said Schedule is further amended by adding after "the Twp. of Escott)" in the eighteenth line of column 2 "Islands 7A & 7B".
- (12) Paragraph 28 of the said Schedule is further amended by striking out "Grenadier Is. (in front of" in the seventeenth line of column 2 and inserting in lieu thereof "parts of Grenadier Is. (in front of".
- (13) Paragraph 34 of the said Schedule is amended by deleting "Beaver Reserve (Pt. Block A, East of Muncey Road, Twp. of Caradoc)" in the fourth, fifth, sixth and seventh lines of column 2.
- (14) Column 2 of paragraph 35 of the said Schedule is revoked and the following substituted therefor:

35. NATIONAL PARKS

Part of Georgian Bay Islands National Park:

Beausoleil Is. opposite Islands Nos. Baxter 92, 93, part of 95, Twp. 147-0 & 154 parts of Is. No. opposite Gibson 75, part of Is. No. 139, Is. No. Township Islands Nos. 220, 221, 226, 355, 356, 358, 359, 371, opposite Freeman 371A, 372, 373, 374, 383, 397, 400, 401 1/2 Township & 402

(15) Column 2 of paragraph 43 of the said therefor:

Schedule is revoked and the following substituted

43. Indian Reserves

Dokis No. 9 French River No. 13 Henvey Inlet No. 2 Magnetawan No. 1 Naiscoutaing No. 17A Parry Island No. 16 Shawanaga No. 17 Shawanaga No. 17B

NATIONAL PARKS

Part of Georgian Bay Islands National Park: Islands Nos. 473, 497 and 504 (McQuaid Island) (opposite Conger Twp.)

- (16) Paragraph 46 of the said Schedule is amended by striking out "Curne Lake No. 37A" in the eighth line of column 2 and inserting in lieu thereof "Curne Lake No. 35A".
- (17) Column 2 of paragraph 50 of the said Schedule is revoked and the following substituted therefor:

Indian Reserves

Agency No. 1 Big Grassy River No. 35G Big Is. Mainland No. 93 Couchiching No. 16A Manitou Rapids No. 11 Neguaguon Lake No. 25D Rainy Lake No. 17A

" No. 17B
" No. 18C
" No. 26A

" " No. 26B " No. 26C

Seine River No. 23A
"No. 23B
Sturgeon Falls No. 23

(18) Column 2 of paragraph 54 of the said Schedule is revoked and the following substituted therefor:

Indian Reserves

Part of Cornwall Island Indian Reserve No. 59 comprising the following islands:

Cornwall First Crab Pilon

(19) Paragraph 55 of the said Schedule is amended by striking out "Mattogami No. 71" in the seventh line of column 2 and inserting in lieu thereof "Mattagami No. 71". (20) Paragraph 58 of the said Schedule is amended by striking out "Islands in the Trent Waters No. 36" in the second and third lines of column 2 and inserting in lieu thereof "Islands in the Trent Waters No. 36A".

(4949)

5

THE CONDOMINIUM ACT, 1967

O. Reg. 25/71.
General.
Made—January 14th, 1971.
Filed—January 18th, 1971.

REGULATION MADE UNDER THE CONDOMINIUM ACT, 1967

1.—(1) Column 1 of Schedule 1 to Ontario Regulation 299/67, as amended by Ontario Regulations 67/68 and 418/69, is further amended by,

- (a) striking out item 57 and inserting in lieu thereof "57. Waterloo North"; and
- (b) adding thereto the following item: 63. Waterloo South.
- (2) Column 2 of the said Schedule 1 is amended by,
 - (a) striking out item 57 and inserting in lieu thereof "57. Waterloo North"; and
 - (b) adding thereto the following item: 63. Waterloo South.
- (3) Where, before this Regulation comes into force, a Condominium Corporation has been named, the corporation name is not affected by subsection 2 of this section but, where a Condominium Corporation is named after this Regulation comes into force, the components referred to in clause e of subsection 1 of section 4 of Ontario Regulation 299/67 shall be determined with reference to subsection 2 of this section, and the next consecutive number shall be the number immediately after the last number previously assigned.
- 2. This Regulation comes into force on the 1st day of January, 1971.

(4950)

5

THE PARTNERSHIPS REGISTRATION ACT

O. Reg. 26/71.

General.

Made-January 14th, 1971.

Filed-January 18th, 1971.

REGULATION MADE UNDER THE PARTNERSHIPS REGISTRATION ACT

- Subsection 1 of section 2 of Ontario Regulation 422/69 is revoked and the following substituted therefor:
- (1) Every registrar of deeds shall keep two alphabetical indexes of declarations filed under the Act and of certificates filed under *The Limited Partnerships Act* and such indexes shall be called the "Firm Index" and the "Individual Index".

- Subsection 1 of section 4 of Ontario Regulation 422/69 is revoked and the following substituted therefor:
- (1) On the date specified in column 1 of Schedule 2 or at any time within a period of not more than 30 days following that date, all records kept under the Act and under *The Limited Partnerships Act* in the registry office for the registry division set opposite thereto in column 2 shall be transferred to the registry office for the registry division set opposite thereto in column 3.
- (1a) Before transferring declarations under the Act and certificates under *The Limited Partnerships Act*, the registrar of deeds shall add the number of the registry division as a prefix to the registration number of each declaration and certificate.
 - Schedule 2 of Ontario Regulation 422/69 is amended by adding thereto the following:

Column 1	Column 2	Column 3
February 1, 1971	Dundas (No. 8)	Stormont (No. 52)
February 1, 1971	Durham East (No. 9)	Northumberland West (No. 39)
February 1, 1971	Durham West (No. 10)	Northumberland West (No. 39)
February 1, 1971	Glengarry (No. 14)	Stormont (No. 52)
February 1, 1971	Grenville (No. 15)	Leeds (No. 28)
February 1, 1971	Grey South (No. 17)	Grey North (No. 16)
February 1, 1971	Lanark North (No. 26)	Lanark South (No. 27)
February 1, 1971	Northumberland East (No. 38)	Northumberland West (No. 39)
February 1, 1971	Russell (No. 50)	Prescott (No. 46)
January 1, 1971	Waterloo South (No. 67)	Waterloo North (No. 58)
February 1, 1971	Wellington North (No. 60)	Wellington South (No. 61)

O. Reg. 27/71 530

THE PUBLIC SERVICE ACT. 1961-62

O. Reg. 27/71.

General. Made-January 4th, 1971. Approved-January 14th, 1971. Filed-January 18th, 1971.

REGULATION MADE UNDER THE PUBLIC SERVICE ACT, 1961-62

- 1. Subsection 12 of section 10 of Ontario Regulation 190/62, as made by section 7 of Ontario Regulation 247/65, is revoked and the following substituted therefor:
- (12) A public servant appointed to Group 2 of the unclassified service is entitled to vacation pay at the rate of 4 per cent of the salary paid to him and such vacation pay may be paid to the public servant.
 - (a) together with his regular salary;
 - (b) annually; or
 - (c) when he leaves the public service,

as the case may be. O. Reg. 27/71, s. 1.

CIVIL SERVICE COMMISSION:

W. A. B. ANDERSON Chairman

Dated at Toronto, this 4th day of January, 1971.

(4952)5

THE CONSERVATION AUTHORITIES ACT. 1968

O. Reg. 28/71.

Use and Operation Applicable to Lands Owned by the Upper Thames River Conservation Authority. Made-June 23rd, 1970. Approved—January 14th, 1971. Filed-January 18th, 1971.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT. 1968

Use and Operation Applicable to Lands Owned by the Upper Thames River Conservation Authority

- 1. In this Regulation,
 - (a) "Authority" means the Upper Thames River Conservation Authority;

- (b) "Conservation Area" means an area consisting of one parcel or, where two or more parcels are contiguous, the contiguous parcels of land owned by the Authority;
- (c) "Vehicle" means a vehicle as defined in The Highway Traffic Act. O. Reg. 28/71,
- 2. This Regulation applies to the use by the public of conservation areas and the works, vehicles, boats, services and things of the Authority. O. Reg. 28/71, s. 2.
- 3. Any person required to issue a permit by this Regulation may refuse to issue the permit where in the opinion of the issuer, to do so would not be in the interest of.
 - (a) the best, safest and most orderly use of the conservation area by the public; or
 - (b) the best administration of the conservation area, having regard to the conservation, restoration and development of the natural resources of the conservation area. O. Reg. 28/71, s. 3.
 - 4. No person shall,
 - (a) deface, remove or damage any property in a conservation area;
 - (b) remove, injure or destroy any tree, shrub, plant, flower or growing thing or any soil, rock or other material in a conservation area:
 - (c) kill, trap, hunt, pursue or in any manner disturb or cause to be disturbed any wild bird or animal within a conservation area, except,
 - (i) in an area set aside by the Authority for the purpose and identified by signs reading "Hunting Permitted";
 - (ii) under the authority of a permit issued by the Secretary-Treasurer;
 - (d) be in possession of or fire or discharge any torpedo, rocket or other fireworks in a conservation area without a permit therefor issued by the Secretary-Treasurer of the Authority. O. Reg. 28/71, s. 4.
- 5. No person shall abandon any refuse or other object or material within a conservation area except in receptacles or pits provided by the Authority for the purpose. O. Reg. 28/71, s. 5.
- 6. No person shall erect, post, paste, fasten, paint or affix any placard, bill, notice or sign in a conservation area, unless a permit therefor is first obtained from the Secretary-Treasurer of the Authority. O. Reg. 28/71, s. 6.

- **7.**—(1) No person shall bring a horse, cow or other animal into a conservation area without a permit therefor issued by the Secretary-Treasurer.
- (2) No person shall permit a dog, cat or other pet to be in any place in a conservation area set aside for wading, bathing or swimming.
- (3) No person shall permit a dog, cat or other pet to be in any other part of a conservation area unless,
 - (a) the dog, cat or other pet is secured by a leash that does not exceed six feet in length; or
 - (b) a permit therefore has been issued by the Secretary-Treasurer. O. Reg. 28/71, s. 7.

8. No person shall,

- (a) sell or offer for sale any article or service;
- (b) advertise or carry on any business or commercial enterprise; or
- (c) beg or solicit charity,

within a conservation area without a permit therefor issued by the Secretary-Treasurer of the Authority. O. Reg. 28/71, s. 8.

- 9. No person shall bring a show of any kind or any equipment for entertainment into a conservation area without a permit therefor issued by the Secretary-Treasurer of the Authority. O. Reg. 28/71, s. 9.
- 10. Except under a permit therefor issued by the Secretary-Treasurer of the Authority, no person shall conduct a public meeting or perform any act that congregates or is likely to congregate persons in a conservation area. O. Reg. 28/71, s. 10.
- 11. No person shall be in a conservation area after sunset and before 10.00 a.m. without a permit therefor issued by the Authority. O. Reg. $28/71 \, \mathrm{s.} \, 11$.
- 12. —(1) No person shall wade, bathe or swim in a conservation area except at such times and at such places as are set aside by the Authority for the purpose.
- (2) No person shall take any inflatable object or snorkel or other underwater breathing device into water in a conservation area. O. Reg. 28/71, s. 12.
- 13. No person shall launch or operate a boat within a conservation area except under a permit issued by the Secretary-Treasurer of the Authority. O. Reg. 28/71, s. 13.
- 14.—(1) Except under a permit therefor issued by the Secretary-Treasurer of the Authority, no person shall light or maintain a fire in a con-

servation area in a place other than a fireplace or other location provided by the Authority for the purpose.

- (2) No person who lights a fire in a conservation area shall leave the fire unattended or leave the site of the fire before the fire is completely extinguished. O. Reg. 28/71, s. 14.
- 15. Except in conservation areas that have been set aside and posted by the Authority for hunting archery, no person, other than a peace officer, shall possess an air-gun, firearm, slingshot or archery equipment in a conservation area. O. Reg. 28/71, s. 15.
- 16. No person shall occupy a campsite except under the authority of a camping permit issued by the Authority. O. Reg. 28/71, s. 16.
- 17.—(1) Sections 63, 68, 69 and 71 of *The Highway Traffic Act* apply to the operation of vehicles on roads under the jurisdiction of the Authority.
 - (2) No person shall,
 - (a) operate a vehicle within a conservation area except on a roadway or other place set aside by the Authority for the purpose;
 - (b) operate a vehicle at a speed in excess of fifteen miles per hour on any road under the jurisdiction of the Authority;
 - (c) park a vehicle within a conservation area in a place other than one that has been set aside by the Authority for the purpose;
 - (d) operate a public commercial vehicle as defined in The Public Commercial Vehicles Act, within a conservation area for commercial purposes, except for the purpose of making deliveries within the conservation area; or
 - (e) operate a snowmobile, motor-toboggan or any motor propelled vehicle in any conservation area except under a permit therefor issued by the Secretary-Treasurer.
- (3) An officer may direct traffic and in cases of fire, accident, traffic congestion or other emergency may direct it into such channels as are necessary to prevent or relieve congestion or give right-of-way.
- (4) Every person shall obey any direction given under subsection 3. O. Reg. 28/71, s. 17.
- 18. No person shall land or operate an aircraft on any reservoir in a conservation area or in any other part of a conservation area except with the express permission of the Executive Committee of the Authority, and on evidence of clearance from the Department of Transport of Canada. O. Reg. 28/71, s. 18.

19. No person shall erect a building, or other structure in any conservation area except in the cottage site areas of the Fanshawe Conservation Area and the Wildwood Conservation Area, except with the express permission of the Executive Committee of the Authority. O. Reg. 28/71, s. 19.

O. Reg. 28/71

- 20. The fee for parking in all conservation areas shall be a sum as the Authority shall establish from time to time but shall not exceed,
 - (a) for one car \$2 a day;
 - (b) for an annual parking permit from May 1st to November 1st in any year, \$12;
 - (c) for a bicycle, motorcycle, motor scooter, 75 cents a day;
 - (d) for one bus carrying ten or more passengers, \$5 a day;
 - (e) the fees in paragraphs a, b, c, and d will apply in all conservation areas from May 1st to December 1st in each year. O. Reg. 28/71, s. 20.
- 21. The fee for entrance into all conservation areas for pedestrians shall be a sum as the Authority shall establish from time to time but shall not exceed the sum of 25 cents a day for each person over the age of fifteen years and this fee shall apply in all conservation areas from May 1st to December 1st in each year. O. Reg. 28/71, s. 21.
- 22. The fee for rental of pavilions at conservation areas shall be a sum established from time to time by the Authority, but shall not exceed the sum of \$50 a day. O. Reg. 28/71, s. 22.
- 23. The fee for camp sites for tents or trailers shall be a sum not in excess of fees charged by the Ontario Government in its provincial parks and no additional fee will be charged under section 20 or 21 in this Regulation. O. Reg. 28/71, s. 23.
- 24. The fee for boat launching, in addition to fees levied under section 20 of this Regulation; shall be a sum as will be established from time to time by the Authority but shall not be less than those charged by the Ontario Government in its provincial parks. O. Reg. 28/71, s. 24.

Upper Thames River Conservation Authority:

NORMAN A. BRADFORD

Authority Chairman

R. D. McCall Director of Operations

Dated this 23rd day of June, 1970, London, Ontario.

Ontario. (4953)

THE LABOUR RELATIONS ACT

O. Reg. 29/71.

Rules of Procedure.

Made—January 4th, 1971.

Approved—January 14th, 1971.

Filed—January 18th, 1971.

REGULATION MADE UNDER THE LABOUR RELATIONS ACT

1. Ontario Regulation 264/66 is amended by adding thereto the following sections:

RIGHT OF ACCESS

11a.—(1) An application for a direction granting a right of access shall be made in quadruplicate in Form 12a.

- (2) Section 2 does not apply to an application under subsection 1.
- 11b.—(1) The registrar shall serve the respondent with,
 - (a) a copy of the application; and
 - (b) a notice of application and of hearing in Form 12b.
- (2) The registrar shall serve the applicant with a notice of hearing in Form 7.
- 11c. A respondent shall file his reply, in quadruplicate in Form 12c not later than the sixth day after,
 - (a) the day on which the registrar served the respondent with the notice of application, where it was served personally; or
 - (b) the day immediately following the day on which the registrar mailed the notice of application to the respondent, where it was served by mail.

SUCCESSOR RIGHTS-SALE OF A BUSINESS

- 19a. An application under section 47a of the Act shall be made in quadruplicate in Form 21a.
- 19b.—(1) The registrar shall serve the respondent, any trade union named in the application as having an interest and the employer who it is claimed has sold his business with,
 - (a) a copy of the application; and
 - (b) a notice of application and of hearing in Form 21b.

- (2) The registrar shall serve the person to whom it is claimed the business has been sold with an appropriate number of notices of application in Form 21c for posting.
- (3) The registrar shall serve the applicant with a notice of hearing in Form 7.
- 19c.—(1) The respondent shall file a reply in quadruplicate in Form 21d not later than the terminal date for the application.
- (2) Any other trade union, employer, or other person served under section 19b shall file an intervention in quadruplicate in Form 21e not later than the terminal date for the application.
- 19d. Any employee or group of employees affected by an application under section 19a who desires to make representations in connection with the application shall file a statement of desire to make representations and such statement shall,
 - (a) be in writing, signed by the person making the statement or his representative;
 - (b) contain the names of the parties to the application;
 - (c) contain a return mailing address; and
 - (d) contain a concise summary of the representations.

EXEMPTION FROM UNION SECURITY PROVISIONS OF A COLLECTIVE AGREEMENT

- 24a.—(1) An application for exemption from a union security provision in a collective agreement on the grounds of religious conviction or belief shall be made in quadruplicate in Form 28a.
- (2) Section 2 does not apply to an application under subsection 1.
- **24**b. The Registrar shall serve the trade union and employer with a copy of the application and a notice of application and of hearing in Form 28b and shall serve the applicant with a notice of hearing in Form 7.
- 24c.—(1) The trade union and employer shall file their replies in quadruplicate in Form 28c not later than the sixth day after,
 - (a) the day on which the registrar served the notice of application and of hearing, where it was served personally; or
 - (b) the day immediately following the day on which the registrar mailed the notice of application and of hearing, where it was served by mail.

- (2) Each reply shall be accompanied by a copy of the collective agreement in operation between the trade union and employer at the date of the application.
 - The heading to section 28 of Ontario Regulation 264/66 is revoked and the following substituted therefor:

COMPLAINT OF UNFAIR PRACTICE-SECTION 65

- Sections 29 to 31, both inclusive, section 32 and the heading thereto and section 38 of Ontario Regulation 264/66 are revoked and the following substituted therefor:
- 29. Where the Board authorizes a field officer to inquire into a complaint, the field officer shall deliver a copy of the complaint to,
 - (a) the person against whom the complaint is made;
 - (b) each interested person named in the complaint; and
 - (c) such other persons as the Board may direct.
- **30.**—(1) Where the Board inquires into the complaint by means of a hearing by the Board, the registrar shall serve,
 - (a) the complainant;
 - (b) the person against whom the complaint is made;
 - (c) each interested person named in the complaint; and
 - (d) such other persons as the Board may direct,

with a notice of hearing in Form 7 and where a copy of the complaint has not been previously served upon such persons other than the complainant the registrar shall also serve a copy of the complaint upon them.

- (2) Where the Board, pursuant to clause h of subsection 2 of section 77 of the Act, authorizes the chairman or a vice-chairman to inquire into the complaint and report to the Board, the registrar shall serve,
 - (a) the complainant;
 - (b) the person against whom the complaint is made;
 - (c) each interested person named in the complaint; and
 - (d) such other persons as the Board may direct, with a notice of inquiry in Form 34.

- (3) The person against whom the complaint is made shall file his reply, if any, in quadruplicate in Form 35 not later than the sixth day after,
 - (a) the day on which the registrar served the notice of hearing or inquiry, where it was served personally; or
 - (c) the day immediately following the day on which the registrar mailed the notice of hearing or inquiry, where it was served by mail.
- (4) A person, other than the person against whom the complaint is made, who has been served with a copy of the complaint and notice of hearing, shall file his intervention, if any, in quadruplicate in Form 35a not later than the sixth day after,
 - (a) the day on which the registrar served the notice of hearing or inquiry, where it was served personally; or
 - (b) the day immediately following the day on which the registrar mailed the notice of hearing or inquiry, where it was served by mail.
- 31.—(1) The registrar shall serve a copy of the report of the chairman of vice-chairman, as the case may be, authorized to inquire into the complaint, together with a notice of the report in Form 36, upon each of the persons served with the notice of inquiry.
- (2) Any person served with the notice of inquiry who desires to make representations concerning the report shall file a statement of desire as prescribed in Form 36 not later than the sixth day after,
 - (a) the day on which the registrar served the person with the notice of report, where it was served personally; or
 - (b) the day immediately following the day on which the registrar mailed the notice of report to the person, where it was served by mail.
- (3) Where the registrar receives a statement of desire to make representations in the form and manner required by this section, or where the Board so directs, the registrar shall serve each of the persons served with a notice of inquiry with a notice of hearing by the Board in Form 7.

JURISDICTIONAL DISPUTES

- **32.** A complaint to the Board under section 66 of the Act shall be made in quadruplicate in Form 37.
- 38.—(1) Where the Board has issued an interim order or made a direction respecting the assignment

of work under section 66, an application that the Board direct a person to cease and desist from doing anything intended or likely to interfere with the terms of the interim order or direction respecting the assignment of work shall be made in quadruplicate in Form 40.

- (2) Section 2 shall not apply to an application under subsection 1.
 - Section 62 and the heading thereto of Ontario Regulation 264/66 are revoked and the following substituted therefor:

SUMMONS TO WITNESS

- 62. A summons to a witness shall be in Form 48 or in Form 48a, as the case may be.
 - Section 63 of Ontario Regulation 264/66 is amended by adding thereto the following subsection:
- (4) Sections 76 and 77 apply to proceedings for accreditation and termination of accreditation as bargaining agent in the construction industry and section 2 does not apply to such proceedings.
 - 6. Section 64 of Ontario Regulation 264/66 is revoked and the following substituted therefor:
- 64. Where there is a conflict between any provision in sections 63 to 99 and any provision in sections 1 to 62, the provisions in sections 63 to 99 prevail.
 - 7. Ontario Regulation 264/66 is amended by revoking section 76, renumbering sections 77 and 78 as numbers 100 and 101 and by adding thereto the following sections:

APPLICATIONS FOR ACCREDITATION AND FOR TERMINATION OF ACCREDITATION

GENERAL

- 76. When an application is made, the registrar shall fix a terminal date for the application which shall be not less than five and not more than ten days, as the Board may direct, or such further period as the Board may direct, after,
 - (a) the day on which the registrar serves the respondent with the notice of application, where it is served personally; or
 - (b) the day immediately following the day on which the registrar mails the notice of application to the respondent, where it is served by mail.
- 77. At such time as may be determined by the Board after the terminal date the registrar shall fix an employer date for the application, which shall

be not less than five and not more than ten days, as the Board may direct, or such further period as the Board may direct, after,

- (a) the day on which the registrar serves employers with notices of application and of hearing, where they are served personally;
 or
- (b) the day immediately following the day on which the registrar mails notices of application and of hearing to employers, where they are served by mail.

ACCREDITATION

- 78. An application for accreditation as bargaining agent shall be made in quadruplicate in Form 59 and shall be accompanied by a copy of the applicant's charter, constitution or by-laws, as the case may be.
- 79.—(1) The registrar shall serve the applicant with a notice of the fixing of the terminal date for the application in Form 60.
- (2) The registrar shall serve the respondent with a copy of the application and a notice of application in Form 61.
- **80.** The applicant shall, not later than the second day after the terminal date for the application, file a declaration concerning representation documents in Form 62.
- 81. A respondent shall file a reply in quadruplicate in Form 63 not later than the terminal date for the application.
- **82.** The registrar shall serve upon any employers' organization, trade union or council of trade unions named in the application or reply as claiming or known to him as claiming to have an interest in the application, a notice of application in Form 64.
- 83. An employers' organization, trade union or council of trade unions that is served with a notice of application or that claims to have an interest in the application, shall file its intervention, if any, in quadruplicate in Form 65 not later than the terminal date for the application and, if it fails to file such an intervention, it may be deemed by the Board to have abandoned any claim to have any interest in the application.
- **84.** An applicant shall file the documents upon which it intends to rely to satisfy the Board that each of the employers whom it represents has vested appropriate authority in the applicant employers' organization to enable it to discharge the responsibilities of an accredited bargaining agent not later than the terminal date.

- 85. After the fixing of the employer date the registrar shall serve the applicant, the respondent and any intervener with a notice of hearing in Form 66.
- **86.** The registrar shall serve such employers as may be directed by the Board with a notice of application and of hearing in Form 67.
- 87.—(1) An employer who is served with a notice of application and of hearing shall file an employer intervention in Form 68, together with the accompanying Schedule, not later than the employer date for the application.
- (2) An employer who has filed an employer intervention may appear at the hearing.
- (3) Where an employer intervention indicates a desire on the part of the employer to make representations to the Board with respect to the application, the Board may dispose of the application without considering the representations set out in the employer intervention of an employer who fails to appear at the hearing without further notice to the employer.

TERMINATION

- 88. An application for a declaration of termination of accreditation as bargaining agent shall be made in quadruplicate in Form 69.
- 89.—(1) The registrar shall serve the applicant with a notice of the fixing of the terminal date for the application in Form 60.
- (2) The registrar shall serve the respondent with a copy of the application and a notice of application in Form 70.
- 90. The respondent shall file a reply in quadruplicate in Form 71 not later than the terminal date for the application.
- 91. The registrar shall serve the trade union or council of trade unions, as the case may be, with a copy of the application and a notice of application in Form 72.
- **92.** A trade union or council of trade unions shall file its intervention, if any, in quadruplicate in Form 65 not later than the terminal date.
- 93. After the fixing of the employer date the registrar shall serve the applicant, the respondent and any intervener with a notice of hearing in Form 66.
- **94.** After the fixing of the employer date the registrar shall serve such employers as may be directed by the Board with a notice of application and of hearing in Form 73.

- 95.—(1) An employer who is served with a notice of application and of hearing shall file an employer intervention in Form 74, together with the accompanying Schedule, not later than the employer date for the application.
- (2) An employer who has filed an employer intervention may appear at the hearing.
- (3) Where an employer intervention indicates a desire on the part of the employer to make representations to the Board with respect to the application, the Board may dispose of the application without considering the representations set out in the employer intervention of an employer who fails to appear at the hearing without further notice to the employer.

EVIDENCE AS TO REPRESENTATION

- 96.—(1) Evidence of representation of an employer by an employers' organization or of objection by employers to accreditation of an employers' organization or to termination of accreditation as bargaining agent or of signification by employers that they no longer wish to be represented by an accredited employers' organization shall not be accepted by the Board on an application for accreditation or for a declaration terminating accreditation as bargaining agent unless the evidence is in writing signed by the employer, or each member of a group of employers, as the case may be, and,
 - (a) is accompanied by the return mailing address of the person who files such evidence, objection or signification; and
 - (b) in the case of evidence of representation or of signification, contains the name, address and telephone number of the employer, the name and telephone number of a person to whom telephone or other inquiries should be addressed and is filed not later than the terminal date for the application; and
 - (c) in the case of evidence of objection, contains the name, address and telephone number of each objecting employer, the name of the employers' organization and is filed not later than the employer date for an employer intervention.
- (2) No oral evidence of representation by an employers' organization or of objection by employers to accreditation of an employers' organization or to termination of accreditation as bargaining agent or of signification by employers that they no longer wish to be represented by an accredited employers' organization shall be accepted by the Board except to identify and substantiate the written evidence referred to in subsection 1.

- (3) Any employer or group of employers affected by an application for accreditation or by an application for a declaration of termination of accreditation as bargaining agent desiring to make representations to the Board in opposition to the application may file a statement in writing of such desire in the form prescribed by subsection 1 not later than the employer date for the application.
- (4) An employer or group of employers who has filed a statement of desire in the form and manner prescribed by this section may appear at the hearing.
- (5) The Board may dispose of an application without considering the statement of desire of any employer who fails to appear in person or by a representative and adduce evidence that includes testimony in the personal knowledge and observation of the witness as to,
 - (a) the circumstances concerning the origination of the statement of desire; and
 - (b) the manner in which each signature on the statement of desire was obtained.

APPLICATIONS FOR DIRECTION UNDER SECTION 107

- 97.—(1) An application to the Board under section 107 of the Act shall be made in quadruplicate in Form 75.
- (2) Section 2 does not apply to applications under subsection 1.
- 98. The registrar shall serve upon the respondent or respondents, as the case may be, a notice of application and of hearing in Form 76 and he shall serve upon the applicant a notice of hearing in Form 7.
- 99. Subject to a direction by the Board under subsection 3 of section 57, any person who is served with a notice of application shall file a reply in quadruplicate in Form 77, not later than the sixth day after,
 - (a) the day on which the registrar served the notice of application where it was served personally; or
 - (b) the day immediately following the day on which the registrar mailed the notice of application, where it was served by mail.
 - 8. Ontario Regulation 264/66 is amended by adding thereto the following forms:

Form 12a

The Labour Relations Act

APPLICATION FOR RIGHT OF ACCESS BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:			
		and	Applicant,
			Respondent.
		quests that the Board issue a direction granting to a represe respondent's property.	sentative of the applican
	1. 1	The applicant states:	
		(a) name of applicant:	
		(b) address of applicant:	
		(c) address of applicant for service:	
		(d) name of respondent:	
		(e) address of respondent:	
	2.	(1) the applicant is a trade union.	
Strike out if not applicable		*(2) The employees of the respondent reside on the respondent.	property of the said
		OR	
		*(3) The employees of the respondent reside on property has the right to control access.	to which the respondent
		(4) The applicant is attempting to persuade employee become members of the applicant union.	es of the respondent to
	3.	(1) The property to which access is requested is situated at	:
		(2) The employees in question reside in:	nd location of residence)
		The name of the applicant's representative to whom a niven is:	right of access is to be
	5. C	Other relevant statements, if any:	
	Γ	OATED atday	of, 19
		signature fo	or the applicant

THE ONTARIO GAZETTE

O. Reg. 29/71

DECLARATION
I,
1. I have knowledge of the affairs of the applicant;
To the best of my knowledge, information and belief the information contained in this application is correct.
DATED at, thisday of, 19
signature for the applicant.
FILE NO
Form $12b$
The Labour Relations Act
NOTICE OF FILING OF APPLICATION FOR RIGHT OF ACCESS AND OF HEARING BEFORE THE ONTARIO LABOUR RELATIONS BOARD
Between:
Applicant,
—and—
Respondent.
TO THE RESPONDENT:
1. TAKE NOTICE that the applicant on
2. AND FURTHER TAKE NOTICE that you shall send to the Board your reply, if any, to this application so that,
(a) it is received by the Board; or
(b) if mailed by registered mail addressed to the Board at its office, 8 York Street, Toronto 1, Ontario, it is mailed
not later than the
3. AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board room at 8 York Street, Toronto 1, Ontario, onday, theday of
4. If you fail to attend at the hearing of the application on theday of
DATED thisday of, 19

Registrar

Form 12c

The Labour Relations Act

REPLY TO APPLICATION FOR RIGHT OF ACCESS

BEFORE	THE	ONTARIO	LABOUR	RELATIONS	BOARD

Betwe	

Applicant,

-- and --

Respondent.

The respondent replies to the application for a right of access as follows:

- 1. (a) correct name of respondent:
 - (b) address of respondent:
 - (c) address of respondent for service:
- *Strike out if not applicable
- (1) The respondent *is *is not the owner of the land upon which the employees 2. reside.
 - (2) The respondent *does not have the right to control access to the property on which the employees reside.
- *Strike out if not applicable
- 3. *(1) The respondent consents to the application being disposed of by the Board without a hearing by the Board:

OR

*(2) The respondent consents to the application being disposed of by the Board without a hearing but wishes the Board to consider the following representations (use additional pages if necessary):

OR

*(3) The respondent requests a hearing of the application by the Board and undertakes to attend a hearing of the Board for this purpose. The respondent desires to make the following representations at the hearing (use additional pages if necessary):

DATED at	this	day of	19	

			ure for the respondent	

Form 21a

The Labour Relations Act

APPLICATION UNDER SECTION 47a OF THE ACT BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between	

Applicant,

-- and ---

Respondent.

The appli	icant ap	plies	to the Ontario Labour Relations Board under section 47a of the Act with
respect to the	bargain	ing ri	ghts of
as a result of,			(trade union)
*Strike out if not applicable		*(a)	a sale of a business byto (predecessor employer)
аррисавіе			
			or about the, 19
			OR
		*(b)	an erection of one or more municipalities into another municipality or an amalgamation, union or other joining of two or more municipalities involving
			alleged to have taken place on or about the day of
			, 19
The a	applican	t stat	es:
	1.	(a)	Full name of applicant:
		(b)	Address of applicant:
*Strike out	*2.	(a)	Name of trade union claiming bargaining rights.
if trade union is applicant		(b)	Address of trade union claiming bargaining rights.
*Strike out	*3.	(a)	Full name of successor employer:
if successor employer		(b)	Address of successor employer:
is applicant	4.	(a)	Full name of predecessor employer:
		(b)	Address of predecessor employer:
	5.	(a)	Full name of any other trade union, employer or other person known to

(b) Address of any other trade union, employer or other person known to

have an interest in this application:

have an interest in this application:

THE ONTARIO GAZETTE

541

	The Labour Relations Act
	Form 21b
	FILE NO
	signature for the applicant
DATED a	t, this day of, 19
	application (attach additional pages if necessary):
	11. The applicant submits with this application the following documents:12. Other relevant statements, including a statement of events which led to this
	10. The applicant makes the following request (state nature of relief claimed):
applicable.	represented by a trade union *has not taken place.
*Strike out	9. An intermingling of employees of one business with employees of another business
if not applicable	*has business of the predecessor employer *has not taken place.
*Strike out	8. A change in the character of the business so that it is substantially different from the
	with a view to making a collective agreement.
	*(b)*isnot required to bargain with
	OR
if not applicable	(trade union)
*Strike out	*(a)*is bound by a collective agreement entered into by
	7. As a result,
	amalgamation, union or other joining of two or more municipalities *didnot take place.
	*(2) An erection of one or more municipalities into another municipality or an
if not applicable	OR
*Strike out	6. *(1) A sale of a business *did take place.
0. 1106. 2	

NOTICE OF MAKING OF APPLICATION UNDER SECTION 47a AND OF HEARING BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

- and -

Respondent.

TO:

		the Ontario Labour Relations Board an application under section 47a of The Labou Relations Act, a copy of which is attached.
Strike out if person to whom notice addressed is not employer.	*2.	You are required to post the enclosed Notice to Employees of Application (Form 21c immediately. These notices are to be posted in conspicuous places where they armost likely to come to the attention of all employees who may be affected by the application. You shall keep them posted upon your premises until the close o business on the terminal date for the application shown in paragraph 3. You shall complete and send to the Board immediately the Return of Posting (Form 47)
employer.	3.	The terminal date fixed for this application as directed by the Board is the $\ldots \ldots$
		day of, 19
Strike out if not	4.	You shall send to the Board your *reply *intervention so that,
applicable.		(a) it is received by the Board not later than the terminal date shown in paragraph 3; or
		(b) if it is mailed by registered mail addressed to the Board at its office, 8 Yorl Street, Toronto 1, Ontario, it is mailed not later than the terminal date shown in paragraph 3.
Strike out if not applicable.	5.	*reply If you fail to send your *reply Board as set out in paragraph 4, the Board may dispose of the application on the evidence before it without furthe notice to you.
	6.	AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board Room at 8 York Street, Toronto 1, Ontario, on theday of, 19ato'clock in thenoon
DATED t	his	day of, 19
		Registrar
		FILE NO
		Form 21c
		The Labour Relations Act
		NOTICE TO EMPLOYEES OF APPLICATION UNDER SECTION 47a OF THE ACT BEFORE THE ONTARIO LABOUR RELATIONS BOARD

- and -

Respondent.

Applicant,

TO THE EMPLOYEES OF:

Between:

U. 1	Reg. 29/11 THE UNTAKIO GAZETTE	543
2	2. Your attention is directed to the following information contained in the application	ion:
of	3. The terminal date fixed for this application as directed by the Board is, 19	theday
tions	4. Any employee or group of employees affected by the application and desiring to the Board in connection with this application must send to the Board a sch representations which statement must,	
	(a) be in writing, signed by the person making the statement or his representative;	
	(b) contain the names of the parties to the application;	
	(c) contain a return mailing address; and	
((d) contain a concise summary of the representations.	
5	5. The statement of desire to make representations must be,	
	(a) received by the Board not later than the terminal date shown in paragraph 3 ;	or
	(b) if mailed by registered mail addressed to the Board at its office, 8 York Street mailed not later than the terminal date shown in paragraph 3.	, Toronto 1, Ontario.
in acc	6. Unless a statement of desire to make representations is delivered or make cordance with paragraphs 4 and 5, the Board may dispose of the application will employees.	
7	7. AND FURTHER TAKE NOTICE of the hearing of the application by the	Board at its Board
Room	n at 8 York Street, Toronto 1, Ontario, on theday of	, 19,
at	o'clock in thenoon.	
1	DATED thisday of, 19	
	<u>.</u>	
	Registra	r
	FII	E NO
	Form 21 <i>d</i>	L 110
	The Labour Relations Act	
	REPLY TO AN APPLICATION UNDER SECTION 47a OF THE ACT BEFORE THE ONTARIO LABOUR RELATIONS BOARD	
I	Between:	
		Applicant,
	— and —	
		Respondent.
1	The respondent states in reply to the application under section 47a as follows:	
	1. (a) correct name of respondent:	

(b) address of respondent:

(c) address of respondent for service:

J11	THE ONTHROO GREETTE	o. 10g. 27/11
*Strike out if not applicable.	2. The applicant *is not entitled to the relief claimed for the (Reference should be made to specific statements in the application.)	
аррисавіс.	3. The respondent submits with this reply the following documents:	
	4. The respondent replies to the application as follows:	
DATED a	atday of	19
	signature for the	respondent
	FILE	E NO
	Form 21e	
	The Labour Relations Act	
	INTERVENTION, APPLICATION UNDER SECTION 47a OF THE ACT BEFORE THE ONTARIO LABOUR RELATIONS BOARD	
Between:		
		Applicant,
	and	
		Respondent.
intervenes in th	(name of intervener) his proceeding.	
	1. The intervener states:	
	(a) address of intervener:	
	(b) address of intervener for service:	
	2. The interest of the intervener in these proceedings is as follows:	
Strike out if not applicable.	3. The applicant *is not entitled to the relief claimed for the following (Reference should be made to specific statements in the application.)	
application.	4. The intervener submits with this intervention the following documer	nts:
	5. The intervener desires to make the following representations:	
DATED a	atday of	

signature for the intervener

Between:

Applicant,

Respondent Trade Union,

Form 28a

The Labour Relations Act

APPLICATION FOR EXEMPTION ON THE GROUNDS OF RELIGIOUS CONVICTION OR BELIEF FROM UNION SECURITY PROVISIONS IN A COLLECTIVE AGREEMENT BEFORE THE ONTARIO LABOUR RELATIONS BOARD

- and -

— and —

	Respondent Employer.	
conviction or	cant applies to the Ontario Labour Relations Board for exemption on the grounds of religious belief from the union security provisions in a collective agreement entered into between and employer.	ıs n
The appl	cant states:	
	1. (a) address of applicant for service:	
	(b) address of respondent trade union:	
	(c) address of respondent employer:	
	2. The applicant has been and continues to be an employee of the respondent employee since the	r
*Strike out if not	*3. —(1) A collective agreement, a copy of which is appended hereto, was entered in	to
applicable	between the trade union and the employer on the day of	ıf
	, 19, and is operative from the	
	day of 19, to the day of	ıf
	, 19	
	(2) The union security provision from which the applicant is seeking exemptio is as follows:	n
	*4. —(1) A collective agreement was entered into between the trade union an employer but has not been made available to the applicant.	d
	(2) Under the terms of this collective agreement employees are required to joi the trade union or pay dues or other assessments to the trade union.	n
	5. The grounds upon which the applicant seeks exemption (state as concisely a possible the religious conviction or belief for objecting to joining the trade union or paying dues or other assessments to the trade union):	
	6. Other relevant statements:	
DATED	at, thisday of	
	signature 301	

O. Reg. 29/71

Form 28b

The Labour Relations Act

NOTICE OF APPLICATION FOR EXEMPTION FROM
UNION SECURITY PROVISIONS IN A COLLECTIVE AGREEMENT ON
THE GROUNDS OF RELIGIOUS CONVICTION OR BELIEF AND OF HEARING
BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:	
	Applicant,
— and —	
	Respondent Trade Union,
— and —	
TO THE DECRONDENT.	Respondent Employer.
TO THE RESPONDENT:	
 TAKE NOTICE that the applicant, on theday of made an application to the Ontario Labour Relations Board for exempt provision in a collective agreement entered into between the trade union the application is attached. 	ion from a union security
You shall send your reply to this application accompanied by the content trade union and employer to the Board so that,	ollective agreement between
(a) it is received by the Board; or	
(b) if mailed by registered mail addressed to the Board at its office, Ontario, it is mailed,	8 York Street, Toronto 1,
not later than theday of, 19	
3. If you fail to send your reply to the Board so that,	
(a) it is received by the Board; or	
(b) if mailed by registered mail addressed to the Board at its office, Ontario, it is mailed,	8 York Street, Toronto 1,
on or before theday of, 19, the B application on the evidence and representations placed before it by the applito you.	oard may dispose of the cant without further notice
4. The hearing of the application by the Board will take place at its B	oard Room, 8 York Street,
Toronto 1, Ontario, onday, theday of	19, at
o'clock in thenoon.	
DATED thisday of,19	
	Registrar

Form 28c

The Labour Relations Act

REPLY TO AN APPLICATION FOR EXEMPTION FROM UNION SECURITY PROVISIONS IN A COLLECTIVE AGREEMENT ON THE GROUNDS OF RELIGIOUS CONVICTION OR BELIEF BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between	;	
		Applicant,
	— and —	
		Respondent Trade Union,
	and	
		Respondent Employer.
	condent replies to the application for exemption from the union seement between the trade union and employer as follows:	curity provision in a
	1. (a) correct name of respondent:	
	(b) address of respondent:	
	(c) address of respondent for service:	
	2. A collective agreement, a copy of which is enclosed, was enter	red into between the
	the trade union and employer on the day of	, 19 ,
	and is operative from the day of	, 19, to the
	day of	
	3. The union security provision of the collective agreement is as follo	ws:
	4. The respondent replies to the application as follows:	
DATED	atday of	19
Strike out words not applicable.	signat for the res	ure *trade union pondent *employer
9. Forn	ns 32 to 37, both inclusive, and forms 40 and 42 to Ontario Regulation	n 264/66 are revoked

and the following substituted therefor:

Form 32

The Labour Relations Act

COMPLAINT UNDER SECTION 65 OF THE ACT OF UNFAIR PRACTICE BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between	:		
			Complainant,
		— and —	
			Respondent.
The com	plainant	complains that the grievor(s) named in par	agraph 2 has (have) been dealt with
by the respon	ndent co	entrary to the provisions of section(s)	(specify relevant section(s) see Note
Number 1 be		of The Labour Relations Act, and request	ts that(state relief sought by
		ımber 2 below)	
	1.	(a) name of complainant:	
		(b) address of complainant for service:	
		(c) name of respondent:	
		(d) address of respondent:	
	2.	(a) name(s) of grievor(s):	
		(b) address(es) and telephone number(s) of gr	ievor(s):
*Strike out if not applicable	*3.	(a) name of any other person, trade union, organization that may be affected by the	
аррисавіс		(b) address of person, trade union, cour organization that may be affected by the course	
		he following is a concise statement of the natu f (use additional sheets if necessary. See Note N	
	C	n or abouttl (date of alleged violation)	he grievor(s) was (were) dealt with by
		(the respond	ent where respondent is an individual)
		or name and position with respondent)	
	c	f the respondent contrary to the provisions of	section(s)
		of The Labour Relations r on behalf of the respondent:	Act in that he did on his own behalf

of the matters giving rise to the complaint (if none has been taken state the reason why):

6. The person, trade union, council of trade unions or employers' organization set

5. The following steps have been taken on behalf of the grievor(s) for the adjustment

6. The person, trade union, council of trade unions or employers' organization set out above in paragraph 3(a) is affected by the complaint for the following reason(s):

7. Other relevant statements:

DATED at	, this	day of	, 19
		•••	signature of complainant

N.B. Failure to complete this form, setting out all the particulars, may cause delay in the processing of this complaint.

NOTES

1. Before a grievor is entitled to relief under section 65, it must be established that the respondent has acted contrary to some section of *The Labour Relations Act*, OTHER THAN SECTION 65. Where the complaint is made under section 65(1) (a) insert in the space indicated the section or sections of the Act the respondent is alleged to have violated.

Where the complaint is made under section 65(1) (b) insert in the space indicated "section 58a".

Where the complaint is made under section 65(1) (c) insert in the space indicated the section or sections of the Act named in section 65(1) (c) which the respondent is alleged to have violated.

- 2. The relief which the Board is entitled to give is set out in section 65(4) (a), (b) and (c) of the Act.
- 3. This paragraph should be completed with care. Each act or omission complained of, together with the section of the Act alleged to have been violated in each instance, should be spelled out. Your attention is directed to section 47 of the Board's Rules of Procedure, which provides in part as follows:
 - 47.—(1) Where a person intends to allege, at the hearing of an application or complaint, improper or irregular conduct by any person, he shall,
 - (a) include in the application or complaint; or
 - (b) file a notice of intention that shall contain, a concise statement of the material facts, actions and omissions upon which he intends to rely as constituting such improper or irregular conduct, including the time when and the place where the actions or omissions complained of occurred and the names of the persons who engaged in or committed them, but not the evidence by which the material facts, actions or omissions are to be proved, and, where he alleges that the improper or irregular conduct consitutes a violation of any provision of the Act, he shall include a reference to the section or sections of the Act containing such provision.
 - (4) No person shall adduce evidence at the hearing of an application or complaint of any material fact that has not been included in the application or complaint or in any document filed under these Rules in respect of the application or complaint, except with the consent of the Board and, if the Board deems it advisable to give such consent, it may do so upon such terms and conditions as it thinks advisable.

Between:

Form 33

The Labour Relations Act

COMPLAINT UNDER SECTION 65 OF THE ACT OF UNFAIR PRACTICE (FAILURE TO COMPLY WITH TERMS OF SETTLEMENT OR PRIOR COMPLAINT)

BEFORE THE ONTARIO LABOUR RELATIONS BOARD

		Complainant,
	— and —	
		Respondent.
The compomplaint ma	plainant complains that the respondent has not complied de under section 65 of <i>The Labour Relations Act</i> , contrary to	with the terms of settlement of subsection 6 of that section.
	1. Ona complaint und (date)	der section 65 was filed with the
	Board and onthe (date) settlement of that complaint (a signed copy of which is	
	2. The respondent has failed to comply with the term	ns of the settlement as follows:
	(state how respondent has not complied with terms of	
	3. (a) name of complainant:	
	(b) address of complainant for service:	
	(c) name of respondent:	
	(d) address of respondent:	

*Strike out if not applicable

- *(e) name of intervener:
- *(f) address of intervener:
- (a) name(s) of grievor(s):
 - (b) address(es) of grievor(s):
- 5. The following steps have been taken on behalf of the grievor(s) to obtain compliance with the terms of the settlement:
- 6. Other relevant statements:

,, 25.....

signature of complainant

306

N.B. Failure to complete this form setting out all the particulars, or failure to file an original signed copy of the terms of settlement of the prior complaint under section 65 of the Act may cause delay in the processing of this complaint.

F	П	F	NO)					

Form 34

	The Labour Relations Act	
1	NOTICE OF INQUIRY INTO COMPLAINT UNDER SECTION 65 OF TH OF UNFAIR PRACTICE BEFORE THE ONTARIO LABOUR RELATIONS BOARD	HE ACT
Betw	een:	
		Complainant,
	— and —	•
		Respondent.
ro:		-tespondent
	AKE NOTICE thathas been a	authorized by the
Ontario L	abour Relations Board on theday of, 1	9, to inquire
into the c	omplaint of the complainant thatand rep	port to the Board.
2. Al	ND FURTHER TAKE NOTICE that the inquiry by	will be
eld at	onday, theday of	, 19, at
	o'clock in thenoon.	
DATE	ED thisday of	
	Registrar	
	FILE	NO
	Form 35	
	The Labour Relations Act	
	REPLY TO COMPLAINT UNDER SECTION 65 OF THE ACT OF UNFAIR PRACTICE BEFORE THE ONTARIO LABOUR RELATIONS BOARD	
D.4.		
Det	ween:	0 1:
		Complainant,
	— and —	
		Respondent.

The respondent states in reply to the complaint of the complainant as follows:

- (a) correct name of respondent:
 - (b) address of respondent:
 - (c) address of respondent for service:

- (a) name, if any, of any other person, trade union, council of trade unions or employers' organization that may be affected by the complaint:
 - (b) address of person, trade union, council of trade unions or employers' organization that may be affected by the complaint:
- 3. The person, trade union, council of trade unions or employers' organization set out above in paragraph 2(a) is affected by the complaint for the following reasons(s):
- 4. The respondent replies to the complaint as follows:

DATED at, thisday of	19
signature fo	or the respondent
	FILE NO
Form 35a	
The Labour Relations Act	
INTERVENTION IN COMPLAINT UNDER SECTION 65 OF OF UNFAIR LABOUR PRACTICE BEFORE THE ONTARIO LABOUR RELATIONS BOA	
Between:	
	Complainant,
— and —	
	Respondent.
(name of intervener) intervenes in this proceeding.	
1. The intervener states:	
(a) address of intervener:	
(b) address of intervener for service:	
2. The intervener claims to be affected by the complaint for	the following reason(s):
3. The intervener desires to make the following submissions:	
DATED at day of	19

signature for the intervener

Between:

FILE	NO	 			

Form 36

The Labour Relations Act

REPORT ON COMPLAINT UNDER SECTION 65 OF THE ACT OF UNFAIR PRACTICE BEFORE THE ONTARIO LABOUR RELATIONS BOARD

		Complainant,
	— and —	
		Respondent.
то	:	
1	Attached hereto is a copy of the report ofupon the inquiry	he was authorized
to make	e into the complaint herein under the Board's direction dated thed	ay of,
19		
should r	TAKE NOTICE that if you desire to make representations as to the concreach in view of the report, you shall send to the Board a statement of desire to thich shall,	
(a)	be in writing signed by the person making the statement or his representative;	
(b)	contain the names of the parties to the complaint;	
(c)	contain a return mailing address; and	
(d)	contain all the representations you desire the Board to consider in connection	n with the report.
3. 4	A statement referred to in paragraph 2 shall be sent to the Board so that,	
(a)	it is received by the Board not later than the	;
(b)	if it is mailed by registered mail addressed to the Board at its office, 8 York Ontario, it is mailed not later than theday of	
graphs ?	If no statement of desire to make representations is sent to the Board in accordance 2 and 3, the report shall constitute the findings and conclusions on the matters and may determine the complaint upon the material before it without further no	complained of and
DA	TED this	
	Registra	
	309	

Form 37

The Labour Relations Act

COMPLAINT CONCERNING WORK ASSIGNMENT BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Complainant,

- and -

Respondent(s).

The complainant requests that the Board issue a direction under section 66 of *The Labour Relations Act* with respect to the assignment of work hereinafter set forth.

*Strike out if not applicable. *THE COMPLAINANT FURTHER requests that the Board issue an interim order with respect to the work assignment.

*THE COMPLAINANT FURTHER requests that the Board issue a direction that one or more of the named respondents, cease and desist from doing anything intended or likely to interfere with the terms of an interim order respecting the assignment of work.

The complainant states:

- 1. (a) address and telephone number of complainant:
 - (b) address of complainant for service:
 - (c) name and address of each of the above-named respondents:
- (a) name of any other person, trade union, council of trade unions or employers' organization that may be affected by the complaint:
 - (b) address of person, trade union, council of trade unions or employers' organization that may be affected by the complaint:
- 3. The date(s) upon which the act(s) or work assignment(s) complained of occurred:
- 4. Detailed description of the work in dispute:
- 5. The work has been assigned to:
- 6. The material facts upon which the complainant proposes to rely at the hearing:
- 7. The relief to which the complainant claims to be entitled by reason of such facts:
- 8. The submissions the complainant proposes to make in support of a claim for relief:
- 9. The following steps have been taken by or on behalf of the complainant for the adjustment of the matters giving rise to the complaint:
- *Strike out if not applicable.
- *10. (Where the complainant requests that an interim order with respect to the work assignment be issued by the Board.) Details of the allegation that a strike is imminent or is taking place by reason of the requirement as to the assignment of work or by reason of the assignment of work:
- *Strike out if not applicable.
- *11. (Where the complainant requests that the Board issue a cease and desist direction):
 - (a) the name of the respondent(s) against whom a cease and desist direction is requested:

- (b) the material facts upon which the complainant proposes to rely to establish that the respondent(s) intends or is likely to interfere with the terms of an interim order of the Board respecting the assignment of work.
- *Strike out if not applicable.
- *12. (Where the parties to the dispute are in the construction industry, i.e. to whom sections 90 to 108 of the Act apply):

*The complainant has previously filed with the Board the name of its jurisdictional representative.

OR

*The complainant files with the Board the name of its jurisdictional representative on Form 6 under Regulation 399 of Revised Regulations of Ontario, 1960.

(Note: Section 108 of the Act requires that the name of a designated jurisdictional representative be filed on the prescribed form. This is Form 6 under Regulation 399 of Revised Regulations of Ontario, 1960 which is to be found immediately prior to the Board's practice notes in the office copy of the Board's Rules of Procedure.)

signature for the complainant

Form 40

The Labour Relations Act

APPLICATION FOR CEASE AND DESIST DIRECTION BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

— and —

Respondent.

*Strike out term not applicable.

The applicant requests that the Board issue a direction that the respondent cease and desist from doing anything intended or likely to interfere with the terms of an

*interim order respecting the assignment of work.

The applicant states:

- (a) address of applicant:
 - (b) address of applicant for service:
 - (c) name of respondent:
 - (d) address of respondent:
- 2. (a) name of any person, trade union, council of trade unions or employers' organization that in the applicant's opinion may be affected by the application:
 - (b) address of person, trade union, council of trade unions or employers' organization that in the applicant's opinion may be affected by the application:
- *interim order was issued by the Board with respect (a) The date upon which the *direction 3. to the work assignment to which this application pertains:

- (b) The Board file number of the application in which the *interim order was made ic.
- (c) The terms of the *direction issued by the Board:
- 4. The material facts upon which the applicant proposes to rely to establish that the respondent intends or is likely to interfere with the terms of the *interim order respecting the assignment of work:
- 5. The direction that the applicant desires the Board to make:

$DATED\ the da$, 19
	signature for the applicant

Form 42

The Labour Relations Act

NOTICE OF TAKING OF VOTE BY THE ONTARIO LABOUR RELATIONS BOARD PURPOSE OF VOTE

WHEREAS

has applied to the Board for certain employees of

AND WHEREAS the Board has directed a representation vote in the matter:

THEREFORE TAKE NOTICE that, under the direction of the Board, a representation vote of the employees described below will be taken under the supervision of officials of the Board.

SECRET BALLOT

The vote shall be by secret ballot. The Returning Officer will issue a ballot to each eligible voter presenting himself to vote at his proper polling place. The voter will mark his ballot in secret in a polling booth, fold it and deposit it in the ballot box provided at the polling place. The Returning Officer is the proper person to whom inquiries should be directed by employees who are in doubt as to their eligibility to vote or as to the voting procedure.

ELECTIONEERING

SCRUTINEERS

One scrutineer approved by me and representing each interested party may be designated for each polling place. The scrutineers have the following duties and privileges:

- 1. To act as checkers of voters' lists at the polling place.
- 2. To assist in the identification of voters.
- 3. Otherwise to assist in the conduct of the vote as may be required by the Returning Officer.

ELIGIBLE VOTERS

Persons eligible to vote are:

Date:

TIME AND PLACE OF TAKING VOTE

Voters may cast ballots at their proper polling place at any time during the period in which voting is to take place.

The vote will be taken at the following time and place:

Place: FORM OF BALLOT This is a sample of the ballot to be used for the vote: *The sample Mark "X" opposite your choice ballot will be in one of these forms IN YOUR EMPLOYMENT RELATIONS WITH DO YOU WISH TO BE REPRESENTED BY YES NO Mark "X" opposite your choice IN YOUR EMPLOYMENT RELATIONS WITH DO YOU WISH TO BE REPRESENTED BY – OR – Mark "X" opposite your choice IN YOUR EMPLOYMENT RELATIONS WITH DO YOU WISH TO BE REPRESENTED BY - OR -- OR -No trade union DO NOT SIGN, NUMBER, OR OTHERWISE MARK YOUR BALLOT IN SUCH A WAY AS TO REVEAL YOUR IDENTITY. VOTERS ARE ENTITLED TO VOTE WITHOUT INTERFERENCE, RESTRAINT OR COERCION. THIS IS AN OFFICIAL NOTICE OF THE BOARD AND MUST NOT BE REMOVED OR DEFACED.

Registrar

10. Ontario Regulation 264/66 is amended by adding thereto the following forms:

Form 48a

The Labour Relations Act

SUMMONS TO WITNESS BEFORE THE ONTARIO LABOUR RELATIONS BOARD

BEFORE TH	IE UNIARIO LABOUR RELATIONS	S BOARD
Between:		
		Applicant,
	— and —	\$
		Respondent,
	— and —	
	X	Intervener.
TO:		
You are summoned and require	ed to attend before the Ontario Labour	r Relations Board at a hearin
to be held at the Board Room, 8 York	Street, in the City of Toronto, on	day, theda
	, at the hour ofo'clock in sconcluded, to give evidence on oath to	
DATED thisday o	of, 19	
		Chairman
	Form 59	
	The Labour Relations Act	
	R ACCREDITATION, CONSTRUCTION E ONTARIO LABOUR RELATIONS	
Between:		
		Applicant,
	— and —	
		Respondent.
	Ontario Labour Relations Board for a apployees are bargained for by the response for accreditation.	

 $The \ applicant \ states:$

- 1. (a) address and telephone number of applicant:
 - (b) address of applicant for service:
 - (c) address of respondent:

- 2. The applicant files with this application the following documentary evidence of its status as an employers' organization: (List the charter, constitution or by-laws filed with this application.)
- 3. The respondent trade union or council of trade unions has been certified or has been granted voluntary recognition or has entered into a collective agreement with two or more employers in the unit of employers proposed by the applicant. Two such employers are: (List at least two such employers, and include the dates of the documents relied on.)
- 4. Detailed description of the unit of employers that the applicant claims to be appropriate for accreditation: (Reference must be made to the sector(s) of the construction industry claimed and to the geographic area affected.)
- 5. Representations as to the appropriateness of the unit described in paragraph 4, including the history of collective bargaining, if any, of the applicant and the respondent: (Use additional sheets as required.)
- 6. Approximate number of employers in the unit described in paragraph 4:
- 7. Approximate number of employees affected by this application:
- 8. The name and address of any employers' organization, trade union or council of trade unions which may have an interest in this application:
- 9. The nature of the authority relied upon by the applicant to act as bargaining agent for employers in the unit of employers: (For example, authority to act as bargaining agent may, in the case of memberships in the applicant, stem from the applicant's constitution or by-laws; or in the case of members or non-members from a specific authorization by an employer.)
- 10. Other relevant statements: (Attach additional pages if necessary.)

DATED at,	thisday of	19
		re for the applicant

DECLARATION

I	
(name)	office)
ne applicant berein declare that	

- - 1. I have knowledge of the affairs of the applicant;
- 2. The applicant is an employers' organization that represents employers who operate businesses in the construction industry.

DATED	at	,	this	day o	of	 19

signature for the applicant

FILE	NO					

Date Application Made.....

Form 60

The Labour Relations Act

NOTICE OF FIXING TERMINAL DATE ACCREDITATION, CONSTRUCTION INDUSTRY BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

-- and ---

Respondent.

TO THE APPLICANT:

- Your attention is directed to subsections 1 and 2 of section 96 of the Board's Rules of Procedure, which read as follows:
 - (1) Evidence of representation of an employer by an employers' organization or of objection by employers to accreditation of an employers' organization or to termination of accreditation as bargaining agent or of signification by employers that they no longer wish to be represented by an accredited employers' organization shall not be accepted by the Board on an application for accreditation or for a declaration terminating accreditation as bargaining agent unless the evidence is in writing signed by the employer, or each member of a group of employers, as the case may be, and,
 - (a) is accompanied by the return mailing address of the person who files such evidence, objection or signification; and
 - (b) in the case of evidence of representation or of signification, contains the name, address and telephone number of the employer, the name and telephone number of a person to whom telephone or other inquiries should be addressed and is filed not later than the terminal date for the application; and
 - (c) in the case of evidence of objection, contains the name, address and telephone number of each objecting employer, the name of the employers' organization and is filed not later than the employer date for an employer intervention.
 - (2) No oral evidence of representation by an employers' organization or of objection by employers to accreditation of an employers' organization or to an application for termination of accreditation as the bargaining agent or of signification by employers that they no longer wish to be represented by an accredited employers' organization shall be accepted by the Board except to identify and substantiate the written evidence referred to in subsection 1.
- *3. Your attention is also directed to section 84 of the Board's Rules of Procedure, which reads as follows:

THE ONTARIO GAZETTE

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*not applicable to termination of accreditation as bargaining agent An applicant shall file the documents upon which it intends to rely to satisfy the Board that each of the employers whom it represents has vested appropriate authority in the applicant employers' organization to enable it to discharge the responsibilities of an accredited bargaining agent not later than the terminal date.

than the terminal date. agent 4. In accordance with the Board's Rules of Procedure you will be notified of the date set for the hearing of this application after the Board sets the employer date for this application. Registrar FILE NO..... Form 61 The Labour Relations Act NOTICE OF APPLICATION FOR ACCREDITATION CONSTRUCTION INDUSTRY BEFORE THE ONTARIO LABOUR RELATIONS BOARD Between: Applicant, - and -Respondent. TO THE RESPONDENT: to the Ontario Labour Relations Board for accreditation as bargaining agent for employers whose employees are represented by you, in a unit of employers described in the attached copy of the application. 2. The terminal date fixed for this application as directed by the Board is theday 3. You shall send to the Board your reply as well as the material listed below so that: (a) it is received by the Board not later than the terminal date shown in paragraph 2; or

- (b) if it is mailed by registered mail addressed to the Board at its office, 8 York Street, Toronto 1, Ontario, it is mailed not later than the terminal date shown in paragraph 2;
 - A list arranged as in the attached Schedule of all employers described in the application
 as at the date when the applicant's application was made.
 - For each employer listed in the attached schedules, the address and, if known, the telephone number.
 - 3. For each of the employers listed in the attached schedules a reference to the type of document upon which you base your claim to represent employees of each of the employers, whether collective agreement, recognition agreement, or certificate, together with the operative date for such document.

- 4. If, in your reply you propose a unit of employers different from the one proposed by the applicant you should indicate on the list of employers referred to in paragraph 3 the name of any employer you propose should be excluded from, as well as the name of any employer you propose should be added to, the unit of employers proposed by the applicant.
 - 5. You shall verify the list of employers by adding thereto the following statement:

"This list has been prepared by me or under my instruction and I hereby confirm the accuracy thereof."

thereof."	y amended a society committee accuracy
	signature
	of Procedure you will be notified of the date set for the employer date for this application for accreditation.
DATED this day of	, 19
	Registrar

SCHEDULE -E- LIST OF EMPLOYERS - ACCREDITATION

(Accompanying Form 61—to the respondent trade union)

List (alphabetically arr	anged) of all employers in the follow	ing unit of employers:	
on behalf of whose emp	loyees	is entitled to bargai	in as of the
day of	19		

INSTRUCTIONS

- 1. Under source of "Bargaining Rights" indicate whether respondent is entitled to bargain as a result of a collective agreement, a recognition agreement or a certificate of The Labour Relations Board that has not yet resulted in a collective agreement.
- Under "Relevant Date" give the date of the collective agreement, recognition agreement or certificate, as the case may be.

Name, address and telephone

Source of Bargaining

3. Do not include employers listed in Schedule F, but include employers listed in Schedule G.

number of Employer	Rights	Relevant Date
1		
•••••		
2		•••••
•••••		
3		
•••••	•••••	
•••••		
1		
•••••		•••••
5		
•••••		

(Accompanying Form 61 — to the respondent trade union)	
List (alphabetically arranged) of all employers in the following unit of employers:	
••••••••••••••••••••••••••••••••	
on behalf of whose employees is entitled to bargain as of the	
day of 10	

but who have not, to the respondent's knowledge, had employees performing any work in the geographic area set out in the above unit of employers or sector (e.g. industrial, commercial and institutional, residential, etc.) set out in the above unit of employers within the period of one year prior to the date of the making of the application.

INSTRUCTION

- 1. Under source of "Bargaining Rights" indicate whether respondent is entitled to bargain as a result of a collective agreement, a recognition agreement or a certificate of The Labour Relations Board that has not yet resulted in a collective agreement.
- 2. Under "Relevant Date" give the date of the collective agreement, recognition agreement or certificate, as the case may be.
- 3. Do not include employers listed in Schedule E.

Name, address and telephone number of Employer	Source of Bargaining Rights	Relevant Date	Last Day Known to Have Had Employees
1			
			••••
			•••••
2	***************		
3	*		

SCHEDULE -G- LIST OF EMPLOYERS - ACCREDITATION

(Attached to Form 61 — to the respondent trade union)

List (alphabetically arranged) of all employers in the following	ng unit of employers:
on behalf of whose employees	
day of	is citizated to bargain as of the

FILE NO.....

THE ONTARIO GAZETTE

but for whom the union is entitled to bargain for a different geographic area (either larger or smaller) than that set out in the above unit of employers.

Name, address and telephone number of Employer	Source of Bargaining Rights	Relevant Date	Area (Use additional pages if necessary)
1			
2			
• • • • • • • • • • • • • • • • • • • •			
3			
•••••			
4			
•••••			

Form	62		
rui III	94		

The Labour Relations Act

DECLARATION CONCERNING REPRESENTATION DOCUMENTS APPLICATION FOR ACCREDITATION, CONSTRUCTION INDUSTRY BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:		Applicant,
	—and—	T.pp.
		Respondent.
I,	, the	. of the applicant herein
(name)	(office)	

declare that, to the best of my knowledge, information and belief:

 The documents submitted in support of the application represent documentary evidence of the representation of employers who were employers in the unit of (number) employers that the applicant herein claims to be appropriate for accreditation on the date of the making of the application.

the making of the application.	
On the basis of my personal knowledge and inquiries that I the signatures for each of the employers on behalf of who submitted is the actual signature of such person and that such sign such documents.	m such documentary evidence is
DATED at, this day of	, 19
	signature
Form 63	FILE NO
The Labour Relations Act	
REPLY TO APPLICATION FOR ACCREDITATION CONS BEFORE THE ONTARIO LABOUR RELATIO	
Between:	
	Applicant,
—and—	
	Respondent.

The respondent replies to the application for accreditation as follows:

The respondent states:

- 1. (a) correct name of respondent:
 - (b) address and telephone number of respondent:

8. Other relevant statements: (use additional pages, if necessary.)

- (c) address of respondent for service:
- 2. Detailed description of the unit of employers claimed by the respondent to be appropriate for accreditation: (Reference *must* be made to the sector(s) of the construction industry and to the geographic area affected.)
- 3. Representations as to the appropriateness of the unit of employers described in paragraph 2 including the history of collective bargaining, if any, of the applicant and respondent: (Use additional pages, if necessary.)
- 4. The number of employers in the unit described by the applicant as being appropriate for accreditation as of the date the application was made:
- 5. The number of employers in the unit claimed by the respondent to be appropriate for accreditation:
- 6. Approximate number of members of the respondent working in the area and sector described in the unit of employers claimed by the applicant, as of the date the application was made:
- 7. The names and addresses of any employers' organization, trade union or council of trade unions which may have an interest in this application:

	(F-8, j ·,	I and the state of the state of
DATED at,	this	day of	, 19

signature for the respondent

Form 64

The Labour Relations Act

NOTICE OF APPLICATION FOR ACCREDITATION, CONSTRUCTION INDUSTRY BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

FILE NO.....

-and-

Respondent.

TO:

(trade union, council of trade unions, or employers' organization)

- 2. AND FURTHER TAKE NOTICE that if you claim any interest in this application, you shall send to the Board your intervention thereon so that,
 - (a) it is received by the Board; or
- (b) if mailed by registered mail addressed to the Board at its office, 8 York Street, Toronto 1, Ontario, it is mailed,

Registrar

Form 65

The Labour Relations Act

INTERVENTION, ACCREDITATION OR TERMINATION OF ACCREDITATION AS BARGAINING AGENT, CONSTRUCTION INDUSTRY BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between:

Applicant,

-and-

Respondent.

····· intervenes in this proceeding.

(name of intervener)

		- 0 /
	1. The intervener states:	
	(a) address and telephone number of intervener:	
	(b) address of intervener for service:	
*Strike out words	*trade union 2. The intervener is a *council of trade unions that cl	aims an interest in this proceeding
not applicable	for the following reasons:	
	The intervener submits with this intervention th in support of its claim to an interest in this proceeding.	
	4. The intervener desires to make the following submiss	sions:
DATED	at day of	, 19
		gnature for the intervener
	Form 66	FILE NO
	The Labour Relations Act	
	NOTICE OF HEARING, ACCREDITATION, CONSTR BEFORE THE ONTARIO LABOUR RELATION	
Between	:	
		Applicant,
	—and—	
		Respondent,
	—and—	
	TO:	Intervener.
*Strike out if not	TAKE NOTICE that the Board has directed *accreditation of the applicant. *termination of the accreditation of the respondent as based on the second content and the second content as based on the second content as	
applicable	2. The hearing will take place at the Board Room,	8 York Street, Toronto 1, Ontario,
	on the day of, 19.	, at o'clock in the
	noon.	
	3. The purpose of this hearing is	
DATED	this day of, 19	

Registrar

NOTES

- 1. Where the purpose of the hearing includes an inquiry into a statement of desire filed by an employer or group of employers, the attention of such employer or group of employers is directed to subsection 5 of section 96 of the Board's Rules of Procedure which provides:
 - (5) The Board may dispose of an application without considering the statement of desire of any employer who fails to appear in person or by a representative and adduce evidence that includes testimony in the personal knowledge and observation of the witness as to.
 - (a) the circumstances concerning the origination of the statement of desire; and
 - (b) the manner in which each signature on the statement of desire was obtained.

8 York Street, To	nunications should be addressed to: The Registrar, Ontarior ronto 1, Ontario.	o Labour Relations Board
		FILE NO
1	Form 67	
	The Labour Relations Act	
NO	TICE TO EMPLOYERS OF APPLICATION FOR ACCR AND OF HEARING, CONSTRUCTION INDUSTI BEFORE THE ONTARIO LABOUR RELATIONS B	RY
Between:		
		Applicant,
	— and —	
		Respondent,
	- and $-$	
то:		Intervener.
(em	pployer)	
the Ontario Labo	OTICE that the applicant, on, 19 our Relations Board for accreditation as bargaining agent for y the respondent, in the following unit of employers:	, made an application to employers whose employee
2. The applinspection at the	ication, reply, and interventions, if any, filed in this apoffices of the Board, 8 York Street, Toronto 1, Ontario, during	oplication are available fo business hours.
	RTHER TAKE NOTICE that on the basis of material now you may be found to be an employer in the unit of employers de	

5. The EMPLOYER DATE fixed for this application as directed by the Board is theday

19..., ato'clock in the....noon.

4. AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board Room, 8 York Street, Toronto 1, Ontario, on......day, the......day of

PART I

6. You shall send to the Board your intervention and a list arranged as in the Schedule accompanying
Form 68, Employer Intervention, Construction Industry, enclosed herewith, of all employees affected
by the application (see note number 1 below) for the weekly payroll period immediately preceding
, the date of the making of the application, so that,

- (a) it is received by the Board not later than the employer date shown in paragraph 5; or
- (b) if mailed by registered mail addressed to the Board at its office, 8 York Street, Toronto 1, Ontario, it is mailed not later than the employer date shown in paragraph 5.
- 7. You shall verify the list of employees by adding thereto the following statement:

"This list has been prepared by me or under my instruction and I hereby confirm the accuracy thereof."

Signature

WHERE AN EMPLOYER INTERVENTION INDICATES A DESIRE ON THE PART OF THE EMPLOYER TO MAKE REPRESENTATIONS TO THE BOARD WITH RESPECT TO THE APPLICATION, THE BOARD MAY DISPOSE OF THE APPLICATION WITHOUT CONSIDERING THE REPRESENTATIONS SET OUT IN THE EMPLOYER INTERVENTION OF ANY EMPLOYER WHO FAILS TO APPEAR AT THE HEARING WITHOUT FURTHER NOTICE TO THE EMPLOYER.

PART II

- 8. Any employer or group of employers affected by the application and desiring to make representations to the Board in opposition to this application must send to the Board a statement in writing of such desire, which must,
 - (a) contain the return mailing address of the employer or representative of the group of employers;
 - (b) contain the name of the applicant employers' organization; and

- (c) be signed by the employer or each member of a group of employers.
- 9. The statement of desire must be.
- (a) received by the Board not later than the employer date shown in paragraph 5; or
- (b) if mailed by registered mail addressed to the Board at its office, 8 York Street, Toronto 1, Ontario, mailed not later than the employer date shown in paragraph 5.
- 10. A statement of desire that does not comply with paragraphs 8 and 9 will not be accepted by the Board.
- 11. Any employer or group of employers, that has informed the Board in writing of his or their desire in accordance with paragraphs 8 and 9 may attend and be heard at the hearing in person or by a representative. Any employer or representative who appears at the hearing will be required to testify from his or their personal knowledge and observation, as to (a) the circumstances concerning the origination of the material filed and (b) the manner in which each of the signatures was obtained.

THE BOARD MAY DISPOSE OF THE APPLICATION WITHOUT FURTHER NOTICE AND WITHOUT CONSIDERING THE STATEMENT OF DESIRE OF ANY EMPLOYER OR GROUP OF EMPLOYERS THAT FAILS TO ATTEND EITHER IN PERSON OR BY A REPRESENTATIVE. (See note number 2 below.)

3	•
	Registrar

NOTES

- Under The Labour Relations Act an employers' organization may be accredited only for
 employers for whose employees a trade union or a council of trade unions has bargaining rights.
 The accreditation is limited to a particular geographic area and to a particular sector of the
 construction industry as set out in paragraph 1 of this Form. The employees to be listed in the
 Schedule are those employees for the payroll period set out in paragraph 6 of this Form working
 in the said geographic area and sector of the construction industry.
- 2. Where an employer or group of employers fails to attend either in person or by a representative or to testify or produce witnesses to testify as provided in paragraph 11 of this Form, the Board normally does not accept the statement of desire as casting doubt on the evidence filed by the applicant.
- 3. All communication with respect to this application should be addressed to:

The Registrar, Ontario Labour Relations Board, 8 York Street, Toronto 1, Ontario.

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Form 68

The Labour Relations Act

EMPLOYER INTERVENTION, APPLICATION FOR ACCREDITATION, CONSTRUCTION INDUSTRY BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Ret	ween	

Applicant,

-- and --

Respondent,

— and —

Intervener.

(name of employer intervener)

intervenes in this proceeding.

The employer intervener states:

- (a) address and telephone number of employer intervener:
 - (b) address of employer intervener for service:
 - (c) name and telephone number of a person to whom telephone or other inquiries should be addressed:
- 2. The employer intervener is an employer in the construction industry.

*Strike out if not applicable.

- 3. The respondent *is not entitled to bargain on behalf of the employees of the employer intervener affected by the application. (Refer to paragraph 1 of Form 67, Notice to Employers.)
- *has employed employees affected by the application within one year prior to the date of the making of the application. (Refer to paragraph 1 of Form 67, Notice to Employers.)

- 5. The intervener states that the number of employees on the payroll for the weekly payroll period immediately preceding the date of the application *is not representative of the number of employees affected by this application normally employed by the intervener. (Where the number is not representative, give details.)
- 6. Submissions, if any, which the employer intervener desires to make at the hearing of this application:

DATED at, this	·		lay of			, 19
		• • •			e employer inte	
SCHEDULE—H—LIST OF	EMF	LOYEE	S-ACCR	EDITA	TION	
List of employees affected by this application, i.e.				(t	rade union)	
entitled to bargain, working in the					geograph	ic area and
in thesector, during	the	weekly	payroll	period	immediately	preceding
theday of	., 19.					

INSTRUCTIONS

Give the location of the job site at which employees worked and describe the type of project on which the work was being done (e.g. residential, industrial, commercial and institutional, etc.).

Then list the employees at work at each site, and the occupational classification for each employee.				
Location of Job Site and Type of Project	Names of Employees at Work at the Job Site	Occupational Classification		
	1			
	2			
	3			
	4			
	5			
	6			
	7			
	8			
	9			
	10			
	11			
	12			
	13			
	14			
	15			

Between:

for which it is the bargaining agent. The applicant states:

2.

Applicant,

Respondent.

(102(1) or 102(2))

Form 69

The Labour Relations Act

APPLICATION FOR DECLARATION TERMINATING ACCREDITATION AS BARGAINING AGENT. CONSTRUCTION INDUSTRY BEFORE THE ONTARIO LABOUR RELATIONS BOARD

- and -

Act for a declaration that the respondent no longer represents the employers in the unit of employers

(a) address and telephone number of applicant:

(b) address of the trade union or council of trade unions:

(b) address of applicant for service:

(c) address of respondent:

(a) name of the trade union or council of trade unions affected by the application:

3. Detailed description, including geographic area and sector of the construction industry, of the unit of employers for which the respondent is the bargaining agent:

	4. Approximate number of employers in the unit described in paragraph 3:
	5. Approximate number of employees, affected by this application, employed by the employers in the unit described in paragraph 3:
	6. (a) (Where the application is made under section 102(1) of the Act) Date of the respondent's accreditation certificate:
	(b) (Where the application is made under section 102(2) of the Act) Expiry date of the collective agreement between respondent and the trade union or council of trade unions:
*Strike out word or words not applicable.	7. The applicant *does not submit with the application the document or documents by which employers in the unit of employers have voluntarily signified in writing that they no longer wish to be represented by the respondent.
	8. Other relevant statements (attach additional pages if necessary):
DATED at	tday of
	signature for the applicant
	320

Between:

THE ONTARIO GAZETTE

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Applicant,

Respondent.

CILI	OM 5		

Form 70

The Labour Relations Act

NOTICE OF APPLICATION FOR DECLARATION TERMINATING ACCREDITATION AS BARGAINING AGENT, CONSTRUCTION INDUSTRY BEFORE THE ONTARIO LABOUR RELATIONS BOARD

--- and ---

TO THE RESPONDENT:
1. TAKE NOTICE that the applicant, on
2. The terminal date fixed for this application as directed by the Board is theday
3. You shall send to the Board your reply as well as the material listed below so that,
(a) it is received by the Board not later than the terminal date shown in paragraph 2; or
(b) if it is mailed by registered mail addressed to the Board at its office, 8 York Street, Toronto 1, Ontario, it is mailed not later than the terminal date shown in paragraph 2.
 A list arranged as in the attached Schedule of all employers in the unit of employers described in the application as atthe date when the applicant's application was made.
For each employer listed in the attached Schedule, the address and, if known, the telephone number.
4. You shall verify the list of employers by adding thereto the following statement:
"This list has been prepared by me or under my instruction and I hereby confirm the accuracy thereof".
signature
5. If you fail to send your reply on or before the terminal date shown in paragraph 2 and to appear it the hearing of this application, the Board may dispose of the application on the evidence and representations before it without further notice to you.
6. In accordance with the Board's Rules of Procedure, you will be notified of the date set for the learning of this application after the Board sets the employer date for this application.
DATED thisday of, 19
Registrar
330

SCHEDULE J—LIST OF EMPLOYERS TERMINATION OF ACCREDITATION

as of the day of	, 19	
Name of Employer	Address of Employer	Telephone Number

List (alphabetically arranged) of all employers in the following unit of employers:

Number

FILE	NO			

Form 71

The Labour Relations Act

REPLY TO APPLICATION FOR DECLARATION TERMINATING

ACC	REDITATION AS BARGAINING AGENT, CONSTRUCTION INDUSTRY BEFORE THE ONTARIO LABOUR RELATIONS BOARD	
Between:		
	Applicant,	
	— and —	
	Respondent.	
	ident replies to the application for a declaration that the respondent no longer represent the unit of employers for which it is the accredited bargaining agent as follows:	ents
The respon	ndent states:	
	1. (a) correct name of respondent:	
	(b) address and telephone number of respondent:	
	(c) address of respondent for service:	
	2. (a) name of trade union or council of trade unions affected by the application	n:
	(b) address of trade union or council of trade unions:	
	3. Detailed description, including geographic area and sector of the construction industry, of the unit of employers for which the respondent is the accredibargaining agent:	
	4. Number of employers in the unit as of the date the application was made:	
	5. The date of accreditation of the respondent as bargaining agent of the emploin the unit:	yers
*Strike out	*6. The respondent is or was a party to a collective agreement, a copy of which is encl	osed
if not applicable.	herewith, with	• • • •
	that,	
	(a) was signed on theday of, 19;	
	(b) became effective on theday of, 19. and	;
	(c) contains the following provision relating to its termination:	
	7. Other relevant statements (use additional pages if necessary):	
DATED at	t, thisday of, 19	•
	signature for the respondent	• • • •

_							
FILE	NO.					_	_

Form 72

The Labour Relations Act
NOTICE TO TRADE UNION OR COUNCIL OF TRADE UNIONS OF APPLICATION FOR DECLARATION TERMINATING ACCREDITATION AS BARGAINING AGENT, CONSTRUCTION INDUSTRY BEFORE THE ONTARIO LABOUR RELATIONS BOARD
Between:
Applicant,
— and —
Respondent.
TO:
(trade union or council of trade unions)
1. TAKE NOTICE that the applicant, on
2. The terminal date fixed for this application as directed by the Board is the
, 19
3. You shall send to the Board your intervention, as well as the material listed below so that,
(a) it is received by the Board not later than the terminal date shown in paragraph 2; or
(b) if it is mailed by registered mail addressed to the Board at its office, 8 York Street, Toronto 1 Ontario, it is mailed not later than the terminal date shown in paragraph 2.
1. A list, arranged as in the attached Schedule, of all employers in the unit of employer
described in the application as at, the date when th applicant's application was made.
For each employer listed in the attached Schedule, the address and, if known, th telephone number.
4. You shall verify the list of employers by adding thereto the following statement:
"This list has been prepared by me or under my instruction and I hereby confirm the accuracy thereof".
Signature
5. If you fail to send your intervention on or before the terminal date shown in paragraph 2 and to appear at the hearing of this application, the Board may dispose of the application on the evidence and representations before it without further notice to you.
6. In accordance with the Board's Rules of Procedure, you will be notified of the date set for the hearing of this application after the Board sets the employer date for this application.
DATED thisday of, 19
Registrar

SCHEDULE J—LIST OF EMPLOYERS TERMINATION OF ACCREDITATION

List (alphabetically arranged) of all employers in the following unit of employers:
as of the, 19
as of the, tay of

Name of Employer	Address of Employer	Telephone Number
1		
2		
3		
4		
5		
6		
7		
/		
8		
9		

thereof."

FILE	NO						

Form 73

The Labour Relations Act

NOTICE TO EMPLOYERS OF APPLICATION AND OF HEARING

FOR DECLARATION	TERMINATING ACCREDITATION AS CONSTRUCTION INDUSTRY	BARGAINING AGENT,
BEFOR	E THE ONTARIO LABOUR RELATION	IS BOARD
Between:		
		Applicant,
	— and —	
		Dogwoodant
		Respondent,
	— and —	
		Intervener.
	(employer)	
1. TAKE NOTICE that to the Ontario Labour Rela the employers in the following	the applicant, on	, 19, made an application espondent no longer represents
	ly, and interventions, if any, filed in thi Board, 8 York Street, Toronto 1, Ontario, dur	
	KE NOTICE that, on the basis of material be found to be an employer in the unit of	
4. AND FURTHER TA	KE NOTICE of the hearing of the applica	tion by the Board at its Board
Room, 8 York Street, Toronto	o 1, Ontario, onday, the	day of, 19,
ato'clock in the.	noon.	
5. THE EMPLOYER DA	ATE fixed for this application as directed by t	the Board is theday
of,	, 19	
	PART I	
Form 74, Employer Interve Industry, enclosed herewith,	Board your intervention and a list arranged a ention, Termination of Accreditation as I of all employees affected by the application immediately preceding	Bargaining Agent, Construction on (see Note Number 1 below)
(a) it is received by the B	Soard not later than the employer date shown is	n paragraph 5 ; or
	ered mail addressed to the Board at its of not later than the employer date shown in par	
7. You shall verify the list	t of employees by adding thereto the following	g statement:
"This list has been pr	repared by me or under my instruction and	l I hereby confirm the accuracy

WHERE AN EMPLOYER INTERVENTION INDICATES A DESIRE ON THE PART OF THE EMPLOYER TO MAKE REPRESENTATIONS TO THE BOARD WITH RESPECT TO THE APPLICATION, THE BOARD MAY DISPOSE OF THE APPLICATION WITHOUT CONSIDERING THE REPRESENTATIONS SET OUT IN THE EMPLOYER INTERVENTION OF ANY EMPLOYER WHO FAILS TO APPEAR AT THE HEARING WITHOUT FURTHER NOTICE TO THE EMPLOYER.

PART II

- 8. Any employer or group of employers affected by the application and desiring to make representations to the Board in opposition to this application must send to the Board a statement in writing of such desire, which must,
 - (a) contain the return mailing address of the employer or representative of the group of employers;
 - (b) contain the name of the respondent accredited employers' organization; and
 - (c) be signed by the employer or each member of a group of employers.
 - 9. The statement of desire must be,
 - (a) received by the Board not later than the employer date shown in paragraph 5; or
 - (b) if mailed by registered mail addressed to the Board at its office, 8 York Street, Toronto 1, Ontario, mailed not later than the employer date shown in paragraph 5.
- 10. A statement of desire that does not comply with paragraphs 8 and 9 will not be accepted by the Board.
- 11. An employer or group of employers that has informed the Board in writing of his or their desire in accordance with paragraphs 8 and 9 may attend and be heard at the hearing in person or by representative. An employer or representative who appears at the hearing will be required to testify from his or their personal knowledge and observation, as to (a) the circumstances concerning the origination of the material filed, and (b) the manner in which each of the signatures was obtained.

THE BOARD MAY DISPOSE OF THE APPLICATION WITHOUT FURTHER NOTICE AND WITHOUT CONSIDERING THE STATEMENT OF DESIRE OF AN EMPLOYER OR GROUP OF EMPLOYERS THAT FAILS TO ATTEND EITHER IN PERSON OR BY A REPRESENTATIVE. (See Note Number 2 below).

DATED this	day of		•
	3	,	
		Registra	ır

NOTES

- 1. Under *The Labour Relations Act* an employers' organization may be accredited only for employers for whose employees a trade union or council of trade unions has bargaining rights. The accreditation is limited to a particular geographic area and to a particular sector of the construction industry as set out in paragraph 1. The employees to be listed in the Schedule are those employees for the payroll period set out in paragraph 6 working in the said geographic area and sector of the construction industry.
- 2. Where an employer or group of employers fails to attend either in person or by representative or to testify or produce witnesses to testify as provided in paragraph 11, the Board normally does not accept the statement of desire as casting doubt on the evidence filed by the applicant.
- 3. Any communication with respect to this application should be addressed to: The Registrar, Ontario Labour Relations Board, 8 York Street, Toronto 1, Ontario.

FI	HF.	NO

Form 74

	The Labour Relations Act
E	MPLOYER INTERVENTION, TERMINATION OF ACCREDITATION AS BARGAINING AGENT, CONSTRUCTION INDUSTRY BEFORE THE ONTARIO LABOUR RELATIONS BOARD
Between:	
	Applicant,
	— and —
	Respondent,
	— and —
	Intervener.
(1	name of employer intervener)
The employ	er intervener states:
	1. (a) address and telephone number of employer intervener:
	(b) address of employer intervener for service:
	(c) name and telephone number of a person to whom telephone or other inquiries should be addressed:
	2. The employer intervener is an employer in the construction industry.
*Strike out word or words not applicable	3. The trade union involved *is not entitled to bargain on behalf of the employees of the employer intervener affected by this application. (Refer to paragraph 1 of Form 73, Notice to Employers.)
*Strike out word or words not applicable	4. The employer intervener states that the number of employees on the payroll for the weekly payroll period immediately preceding the date of the making of the
	application *is not representative of the number of employees affected by this application normally employed by the employer intervener. (Where the number is not representative, give details.)
	5. Submissions, if any, which the employer intervener desires to make at the hearing of this application:
DATED at	thisday of
DATED at	uns
	signature for employer intervener

SCHEDULE—H—LIST OF EMPLOYEES—ACCREDITATION

List of employees affected by this application, i.e. on whose behalf	is entitled (trade union)
to bargain, working in thegeographic area and	d in thesector,
during the weekly payroll period immediately preceding the	day of

INSTRUCTIONS

Give the location of the job site at which employees worked and describe the type of project on which the work was being done (e.g. residential, industrial, commercial and institutional, etc.). Then list the employees at work at each site, and the occupational classification for each employee.

Location of Job Site and Type of Project	Names of Employees at Work at the Job Site	Occupational Classification
	1	
	2	
	3	
	4	4
	5	
	6	
	7	
	8	
	9	
	10	
	11	
	12	
	13	
	14	
	15	

Form 75

The Labour Relations Act

APPLICATION FOR A DIRECTION UNDER SECTION 107

	OF THE ACT, CONSTRUCTION INDUSTRY BEFORE THE ONTARIO LABOUR RELATIONS BOARD	
Between	n:	
		Applicant,
	— and —	
		Respondent.
The appl	licant applies to the Ontario Labour Relations Board for relief under section	on 107 of the Act
The appli	licant states:	
	 (a) address and telephone number of applicant: 	
	(b) address and telephone number of applicant for service:	
	(c) name(s) of respondent(s):	
	(d) address(es) of respondent(s):	
	2. The parties to this application are parties to whom sections 90 to 108	of the Act apply
	3. The date(s) upon which the act(s) complained of occurred:	
	 The following is a concise statement of the nature of each ac (Use additional sheets if necessary.) 	t complained of
rike out	*5. As of the date of this application the act(s) complained of	in paragraph 4
not plicable	*is *are continuing.	
	6. The direction that the applicant desires the Board to make:	
	7. Other relevant statements:	
DATED at	t, thisday of	
	signature for the applica	nt

THE ONTARIO GAZETTE

Ο.	Reg.	29/71
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FILE NO.....

-	000	76

The Labour Relations Act

NOTICE OF APPLICATION FOR A DIRECTION UNDER SECTION 107 OF THE ACT AND OF HEARING, CONSTRUCTION INDUSTRY BEFORE THE ONTARIO LABOUR RELATIONS BOARD

BEFORE THE ONTARIO LABOUR RELATIONS BOARD
Between:
Applicant,
and
Respondent.
TO:
1. TAKE NOTICE that the applicant has made an application, a copy of which is attached requesting relief under section 107 of the Act.
2. You shall send to the Board your reply to this application so that,
(a) it is received by the Board; or
(b) if mailed by registered mail addressed to the Board at its office, 8 York Street, Toronto 1 Ontario, it is mailed,
not later than the
3. AND FURTHER TAKE NOTICE of the hearing of the application by the Board at its Board
Room at 8 York Street, Toronto 1, Ontario, on
19, ato'clock in thenoon.
4. If you fail to attend at the hearing of the application on theday of
19, or at any continuation thereof, the Board may dispose of the application on the evidence and representations placed before it at such hearing or continuation without further notice to you.
DATED thisday of
Registrar

FILE	NO						
FILE	NU.	 				-	

Form 77

The Labour Relations Act

REPLY TO APPLICATION FOR A DIRECTION UNDER SECTION 107 OF THE ACT, CONSTRUCTION INDUSTRY BEFORE THE ONTARIO LABOUR RELATIONS BOARD

Between	
Detween	

Applicant,

-- and --

Respondent.

The respondent states in reply to the application of the applicant as follows:

- 1. (a) correct name of respondent:
 - (b) address and telephone number of respondent:
 - (c) address of respondent for service:
- 2. The respondent replies to this application as follows:

DATED at....., this.....day of....., 19....

signature for the respondent

- 11. Proceedings that are commenced before this Regulation comes into force shall be continued and disposed of in accordance with the rules set out in Ontario Regulation 264/66 that were in force immediately before this Regulation comes into force.
- 12. This Regulation comes into force on the day that The Labour Relations Amendment Act, 1970 (No. 2) is proclaimed in force.

ONTARIO LABOUR RELATIONS BOARD:

G. W. REED

RORY F. EGAN

P. J. O'KEEFFE

J. D. Bell

W. H. WIGHTMAN

O. B. SHIME

I. H. Brown

OLIVER HODGES

R. W. TEAGLE

FRANK V. BOSCARIOL

J. D. O'SHEA

F. W. MURRAY

EDMUND BOYER

D. B. ARCHER

A. MAIN

J. E. C. Robinson

RONALD FURNESS

Dated at Toronto, this 4th day of January, 1971.

THE LABOUR RELATIONS ACT

O. Reg. 30/71.

General.

Made-January 14th, 1971.

Filed—January 18th, 1971.

REGULATION MADE UNDER THE LABOUR RELATIONS ACT

- Section 4 of Regulation 399 of Revised Regulations of Ontario, 1960, as amended by section 4 of Ontario Regulation 295/66, is further amended by adding thereto the following subsections:
- (4) A copy of a decision of an arbitration board or filing in the Office of the Registrar of the Supreme Court under subsection 8 of section 68a of the Act shall be in Form 1a.

- (5) A copy of a direction embodying a settlement by jurisdictional representatives for filing in the Office of the Registrar of the Supreme Court under subsection 1e of section 66 of the Act shall be in Form 2b.
- (6) A copy of a direction of the Board for filing in the Office of the Registrar of the Supreme Court under subsection 3 of section 107 of the Act shall be in Form 5.
 - Regulation 399 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 337/62, 295/66 and 468/69, is further amended by adding thereto the following section:
- 7. A notice filed with the Board under section 108 of the Act shall be in Form 6.
 - 3. Regulation 399 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 337/62, 295/66 and 468/69, is further amended by adding thereto the following forms:

Form 1a

The Labour Relations Act

In the matter of the decision of an arbitration board pursuant to section 68a of The Labour Relations Act.

Between:

Complainant,

- and -

Respondent.

To: The Registrar of the Supreme Court:

1.		being a
	(name)	

affected by the decision of an arbitration board under section 68a of The Labour Relations Act hereby files the decision under the said section 68a.

(Party, employer, trade union or employee)

- 2. The decision was made under the following circumstances:
 - (i) Date of declaration by the Ontario Labour Relations Board that an unlawful strike or lockout was called or authorized:
 - (ii) Members of Board of Arbitration:
 - (iii) Appearances for Complainant:
 - (iv) Appearances for Respondent:
 - (v) Date and Place of Hearing:
 - (vi) Date of Decision:
 - (vii) Date of Release of Decision:

	307
(viii) Date Provided in Decision for Compliance:
3. The c	decision, exclusive of the reasons therefor, reads as follows:
4. The r	respondent has failed to comply with the decision.
DATED a	at thisday of
	that the copy of the decision is a true copy and the particulars set out herein are within
	signature of person filing the decision or, where person filing is a corporation or trade union, of an officer authorized in that behalf.
	Form $2b$
	The Labour Relations Act
	the matter of a settlement by designated jurisdictional representatives resuant to section 66 of <i>The Labour Relations Act</i> .
Between:	
	Complainant,
	— and —
	Respondent.
To: The Regist	rar of the Supreme Court:
	 The Ontario Labour Relations Board hereby files a direction embodying a settlement made by designated jurisdictional representatives in this matter under section 66 of The Labour Relations Act.
	2. The settlement was made in the following circumstances:
	(i) the designated jurisdictional representatives are:
	(a) for the complainant:
	(b) for the respondent(s):
	(c) for other parties:
1	(ii) the designated jurisdictional representatives filed with the Board a settlement of the matter complained of on
*Strike out if not	*(iii) the members of the Board who constituted the quorum who consulted with the designated jurisdictional representatives:
applicable	3. The direction embodying the settlement reads as follows:
DATED	atday of
I certify to	hat the copy of the direction embodying the settlement is a true copy and the particulars are accurate.

Registrar

Form 5

The Labour Relations Act

section 107 of The Labour Relations Act.	
Between:	
	Applicant,
— and —	
	Respondent.
Γο: The Registrar of the Supreme Court:	
 The Ontario Labour Relations Board hereby files a direction made section 107 of The Labour Relations Act. 	e in this matter under
2. The direction was made under the following circumstances:	
(i) Members of the Board who constituted the quorum who made the d	lirection:
(ii) Appearances for the Applicant:	
(iii) Appearances for the Respondent:	
(iv) Date and Place of Hearing:	
(v) Date of direction:	
(vi) Date of Release of direction:	
3. The direction, exclusive of the reasons therefor, reads as follows:	
DATED atthisday of	

Registrar Ontario Labour Relations Board

Form 6

The Labour Relations Act

NOTICE OF DESIGNATED JURISDICTIONAL REPRESENTATIVE PURSUANT TO SECTION 108, CONSTRUCTION INDUSTRY

	1. Name of organization giving notice:
strike out	*(a) trade union:
erm not ipplicable	*(b) council of trade unions:
	*(c) employer:
	*(d) employers' organization:
	2. The following are the name, address and telephone number of the person designated by the above named organization to act as a jurisdictional representative in the event of a dispute as to the assignment of work:
	(name)
	(address)
	(telephone number)
Strike out f not applicable	*3. This notice replaces any prior notice previously filed by this organization.
DATED a	at, thisday of
	(signature)
	(official title)
Note:	Subsection 1 of section 108 of The Labour Relations Act reads as follows:
	"Every trade union, council of trade unions, employer and employers' organization in the construction industry shall, on or before the 1st day of April, 1971, or within fifteen days after it has entered into a collective agreement, whichever is later, file with the Board a

4. This Regulation comes into force on the day that The Labour Relations Amendment Act, 1970 (No. 2) is proclaimed in force.

notice in the prescribed form giving the name and address of a person resident in Ontario who is authorized by the trade union, council of trade unions, employer or employers' organization to act as a designated jurisdictional representative in the event of a

(4955)

dispute as to the assignment of work."

THE ASSESSMENT ACT, 1968-69

O. Reg. 31/71. Time Extended for Return of Assessment Rolls. Made-January 19th, 1971. Filed—January 20th, 1971.

ORDER MADE UNDER THE ASSESSMENT ACT, 1968-69

TIME EXTENDED FOR RETURN OF ASSESSMENT ROLLS

1. The time for the return of the assessment rolls for the year 1970 for the Town of Mississauga, the Town of Dryden, the Town of Keewatin, the Town of Kenora, the Town of Sioux Lookout, the Town of Fort Frances, the Town of Rainy River, The Township of Ignace, the Township of Jaffray and Melick, the Township of Red Lake, the Township of Alberton, the Township of Atikokan, the Township of Atwood, the Township of Blue, the Township of Chapple, the Township of Dilke, the Township of Emo, the Township of Lavallee, the Township of McCrosson and Tovell, the Township of Morley, the Township of Morson, the Township of Worthington, the Improvement District of Balmertown, the Improvement District of Barclay, the Improvement District of Ear Falls, the Improvement District of Sioux Narrows, the Improvement District of Kingsford, the Improvement District of Manitouwadge, the areas within the boundary of the Kenora Board of Education being School Section No. 4, in the geographic township of Boys and Pellatt, School Section No. 1, in the geographic township of Kirkup, School Section No. 1, Minaki, School Section No. 1, in the geographic township of Pellatt, School Section No. 2, in the geographic township of Pellatt and School Section No. 1, in the geographic township of Redditt, the areas within the boundary of the Dryden Board of Education being the Township School Area of Barclay, the Township School Area of Britton, Wainwright and Zealand, the Township School Area of Ignace, the Township School Area of Machin, the Township School Area of Oxdrift, the Township School Area of Zealand, Southworth and Melgund, School Section No. 1, in the geographic township of Drayton, School Section No. 1 in the geographic township of Mutrie, School Section No. 3, in the geographic township of Van Horne, School Section No. 1, 2, 1, 1, in the geographic townships of Vermilion Additional, Drayton, Jordan and Vermilion and School Section No. 3, in the geographic townships of Wabigoon and Redvers, the areas within the boundary of the Red Lake Board of Education being the Township School Area of Ear Falls, School Section No. 1, in the geographic townships of Baird and Heyson and School Section No. 1, in the geographic township of Dome, the areas within the boundary of the Fort Frances-Rainy River Board of Education being the Township School Area of Dewart and Sifton, the Township School

Area of Nelles, the Township School Area of Spohn, School Section No. 1, in the geographic township of Dance, School Section No. 1, in the geographic township of Miscampbell, School Section No. 1, in the geographic township of Pratt, School Section No. 1, in the geographic township of Sutherland. School Section No. 2, 9, in the geographic townships of Sutherland and Nelles and the Township School Area of Nester Falls, and the areas within the boundary of the Atikokan Board of Education being School Section No. 1, Flanders, School Section No. 1, Niobe Lake and School Section No. 1, Sapawe is extended to October 30th, 1970. O. Reg. 31/71, s. 1.

- 2. The time for the return of the assessment roll for the year 1970 for the City of Barrie is extended to November 15th, 1970. O. Reg. 31/71, s. 2.
- 3. The time for the return of the assessment rolls for the year 1970 for the Town of Coniston, the Town of Copper Cliff, the Township of Cockburn Island, the Township of Drury, Denison and Graham, the Township of Waters, the Township of Machin, the Township of Fauquier, the Township of Shackleton and Machin, the Township of MacDonald, Meredith and Aberdeen Additional, the area within the boundary of the Sudbury Board of Education being the Township School Area of Allen and Bigwood, the area within the boundary of the Sudbury District Roman Catholic Separate School Board being the geographic townships of Delamere and Bigwood, the area within the boundary of the Sault Ste. Marie Board of Education being the geographic townships of Archibald, Aweres, Dennis, Deroche, Fenwick, Fisher, Gaudette, Havilland, Herrick, Hodgins, Home, Jarvis, Kars, Kincaid, Ley, Pennefather, Ryan, Shields, Tilley, Tupper, Van Koughnet, Tp. 28, Range 15, Tp. 29, Range 14 and Tp. 29, Range 15, the areas within the boundary of the Kapuskasing Board of Education being the Township School Area of Williamson and Owens, School Section No. 1, in the geographic townships of McCrea and McCowan, School Section No. 2, in the geographic township of McCrea, School Section No. 2, in the geographic township of Obrien, and School Section No. 5, in the geographic township of Obrien, and the area within the boundary of the Kapuskasing District Roman Catholic Separate School Board being the geographic townships of Haggart, Idington, McCrea, Obrien, Owens and Williamson, is extended to November 30th, 1970. O. Reg. 31/71, s. 3.
- 4. The time for the return of the assessment roll for the year 1970 for the Town of Brampton is extended to December 30th, 1970. O. Reg. 31/71, s. 5.
- 5. This Order shall be deemed to have come into. force on September 30th, 1970. O. Reg. 31/71, s. 5.

W. DARCY MCKEOUGH Minister of Municipal Affairs

Dated at Toronto, this 19th day of January, 1971. (4956)

THE CHILDREN'S MENTAL HEALTH CENTRES ACT, 1968-69

O. Reg. 32/71. Application of Act. Made—January 14th, 1971. Filed—January 20th, 1971.

Note: This Regulation does not come into operation until The Children's Mental Health Centres Act, 1968-69 is proclaimed in force. See R.S.O. 1960, c. 191, s. 5.

REGULATION MADE UNDER THE CHILDREN'S MENTAL HEALTH CENTRES ACT, 1968-69

GENERAL

APPLICATION OF ACT

1.—(1) For the purposes of the Act, the following are designated as residential centres:

Item Location Name

1. Ailsa Craig Craigwood

2. Aurora Blue Hills Academy

3. Aurora Youthdale Residential Centre

Downsview Boys Village
 Haliburton Browndale

6. Hamilton Lynwood Hall Children's Centre

 Hamilton
 London
 Mount St. Joseph Centre Madame Vanier Children's Services

9. Muskoka Browndale 10. Newmarket Browndale

11. Scarborough Sacred Heart Children's Village

12. Toronto C. M. Hincks Treatment Centre

13. Toronto Earlscourt Children's Home14. Toronto Youthdale Residential Centre

15. Waterloo Lutherwood

16. Windsor Maryvale Vocational School for

Girls

17. Windsor Windsor Group Therapy Project

(2) For the purposes of the Act, the following are designated as non-residential centres:

Item Location Name

1. Downsview Powell-Brown Nursery School

2. Hamilton Chedoke Child and Family Care Centre

3. Toronto West End Creche

4. Welland Child Development Centre

O. Reg. 32/71, s. 1.

LICENCES

- 2.—(1) A licence to establish or maintain and operate a centre shall be in Form 1.
- (2) An application for a licence in Form 1 shall be in Form 2.

- (3) Subject to section 3, a licence in Form 1 shall be issued only where there is full compliance with the Act and the regulations and shall be valid for the period specified therein not to exceed one year from the date on which it is issued.
- (4) An application in Form 2 shall be accompanied by,
 - (a) a certificate of the medical officer of health certifying that he has inspected the centre or caused it to be inspected within three months of the date of the application and in his opinion the centre complies with this Regulation and is suitable for use as a centre:
 - (b) a letter from an officer authorized to inspect buildings under The Fire Marshals Act verifying that he has inspected the centre within three months of the date of the application certifying that in his opinion the premises meet an appropriate level of fire safety;
 - (c) a letter from the clerk of the municipality in which the centre is situate certifying that the centre complies with municipal by-laws;
 - (d) a certificate from the Inspection Department of The Hydro Electric Power Commission of Ontario certifying that all electrical installations and wiring in the centre conform to the Electrical Safety Code. O. Reg. 32/71, s. 2.

3.—(1) Where,

- (a) a centre complies with the provisions of subsection 4 of section 2, as evidenced by the certificates and letter accompanying the application in Form 2; and
- (b) it is, in the opinion of the Director, impracticable for the centre to comply with any provision of the Act or regulations; and
- (c) it is, in the opinion of the Director, in the best interests of the population served by such centre,

the Director may issue a provisional licence.

- (2) A provisional licence shall be valid for the period specified therein not to exceed one year from the date on which it is issued and is subject to any conditions attached thereto by the Director. O. Reg. 32/71, s. 3..
- **4.**—(1) A licence under section 2 and a provisional licence under section 3 may be reissued upon a further application in Form 2 being made, pro-

vided that upon such further application clause c of subsection 4 of section 2 does not apply and that clause d of the said subsection 4 does not apply unless the certificate referred to therein antedates the application by a period exceeding three years.

- (2) A licence under section 2 and a provisional licence under section 3 shall be issued without fee.
- (3) A licence under section 2 and a provisional licence under section 3 is not transferable. O. Reg. 32/71, s. 4.

Management

- 5. The holder of a licence or provisional licence shall have charge of and control over the centre and shall be responsible for the conduct and management of all its affairs and control all officers, clerks, servants and employees thereof and all the children therein. O. Reg. 32/71, s. 5.
- 6. No change in the program of a centre that alters any of the treatment services provided by the centre on the date the licence was issued shall be made until it has been submitted to and approved by the Director. O. Reg. 32/71, s. 6.
- 7. Plans and specifications for the location, establishment, construction, alteration or renovation of a centre shall be submitted in advance to the Director for approval. O. Reg. 32/71, s. 7.
- **8.**—(1) Every centre shall provide suitable accommodation and facilities according to the nature of the services provided and number of children served and shall be maintained in good repair.
- (2) Every centre shall provide that equipment and offer those services which are deemed by the Director to be essential to the routine care, physical health, education and safety of the children served and shall maintain a planned program of therapeutic activity in answer to needs as established by objective psychological, medical and other necessary and related findings. O. Reg. 32/71, s. 8.

Staff

9. Every centre shall provide qualified professional and non-professional staff in sufficient numbers to enable the program of the centre to operate effectively. O. Reg. 32/71, s. 9.

Children

10.—(1) A centre shall provide its services only to those children, not having reached the age of nineteen years, who are identified to be suffering from mental or emotional disorders based upon objective medical, psychological, social work, educational and other related findings and are considered likely to benefit from such services.

(2) Notwithstanding subsection 1, a centre may, with the permission of the Director, provide its services to a child beyond the age of nineteen years. O. Reg. 32/71, s. 10.

Provincial Aid

11. Where provincial aid is paid under the Act, the provisions of Ontario Regulation 298/69 shall apply mutatis mutandis. O. Reg. 32/71, s. 11.

Program Advisors

- 12.—(1) Every inspector appointed by the Minister under the Act shall be known and serve as a Program Advisor and shall, by a combination of training and experience in the behavioural sciences, be so qualified as to be in a position to assess effectively the nature and quality of the management, conduct, operation and use of a centre.
- (2) Every Program Advisor shall at the time of each visit to a centre pay particular attention to the health, well-being and safety of the children being provided services therein, as well as to the social and emotional climate of the centre in terms of staff attitudes and feelings and their relationship with the children.
- (3) Where, in the opinion of a Program Advisor, a written report of a visit referred to in subsection 2 would be of assistance to a centre, he shall prepare such a report and transmit a copy thereof to the centre.
- (4) Every centre shall be inspected not later than six months following the date upon which the licence or provisional licence was issued and not later than twelve months following the date of the last inspection. O. Reg. 32/71, s. 12.

Reports

13. The Director may require a centre to furnish such returns, reports and information as he may from time to time deem necessary. O. Reg. 32/71, s. 13.

Form 1

Licence Number.....

The Children's Mental Health Centres Act, 1968-69

LICENCE

Under The Children's Mental Health Centres Act, 1968-69 and the regulations and subject to the limitations thereof, this

	 1	ce	n	06

provisional licence

is issued to	If yes, when?			
	Has a licence with respect to the children's mental			
to maintain and operate a children's mental health	health centre ever been revoked?			
centre at				
for the purposes of providing the following treatment services:	4. (1) Nature of services to be provided: (2) Number of children to be served in each category of service:			
This licence is issued upon the condition that no				
more thanchildren are anthorized to be	Dated atthisday of			
in residence in the centre at any one time, unless written consent is obtained from the Director.				
This licence is in force until	(4957) 5			
This needed is in 19700 annually				
(signature of director)	THE CONSERVATION AUTHORITIES ACT, 1968			
THIS LICENCE IS NOT TRANSFERABLE	O. Reg. 33/71. Fill, Construction and Alteration to Waterways—Sydenham Valley. Made—October 5th, 1970.			
Dated at Toronto, this day of	Approved—November 12th, 1970. Filed—January 21st, 1971.			
P	REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT, 1968			
Form 2	FILL, CONSTRUCTION AND ALTERATION			
The Children's Mental Health Centres Act, 1968-69	TO WATERWAYS—SYDENHAM VALLEY			
APPLICATION FOR LICENCE	1. In this Regulation,			
Name of children's mental health centre	(a) "Authority" means The Sydenham Valley			

.....Telephone No.....

Name of Operator (if incorporated give names of

Directors).....

Telephone No.(s).....

Address(es).....

Date of Issuance.....

maintain and operate the children's mental

3. Has an application for a licence to establish or

health centre ever been refused?.....

2. Present Licence No.....

- ham Valley
- (b) "building or structure" means a building or structure of any kind;
- (c) "fill" means earth, sand, gravel, rubbish, garbage or any other material, whether similar to, or different from any of the aforementioned materials, used or capable of being used to raise, lower or in any way affect the contours of the ground;
- (d) "river", "lake", "creek", "stream" or "watercourse" means any river, lake, creek, stream or watercourse under the jurisdiction of the Authority. O. Reg. 33/71, s. 1.
- 2. The areas described in the schedules are areas in which, in the opinion of the Authority, the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 33/71, s. 2.

- 3. Subject to section 4, no person shall,
 - (a) construct any building or structure or permit any building or structure to be constructed in or on a pond or swamp or in any area below the high-water mark of a lake, river, creek or stream;
 - (b) place or dump fill or permit fill to be placed or dumped in the areas described in the schedules, whether such fill is already located in or upon such area, or brought to or on such area from some other place or places; or
 - (c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse. O. Reg. 33/71, s. 3.
- 4. Subject to *The Ontario Water Resources Commission Act* or to any private interest, the Authority may permit in writing the construction of any building or structure, or the placing or dumping of fill, or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies, if, in the opinion of the Authority, the site of the building or structure, or the placing or dumping of fill and the method of construction or placing or dumping, or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of the land. O. Reg. 33/71, s. 4.
- 5. No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse, in any area to which section 3 applies before permission to do so has been obtained under section 4. O. Reg. 33/71, s. 5.
- **6.**—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,
 - (a) one copy of a plan of the property showing the proposed location of the building or structure, its elevation, and the proposed final grade plan;
 - (b) one copy of a complete description of the type of building or structure to be constructed, including drainage details;
 - (c) one copy of a statement of the dates between which the construction will be carried out; and
 - (d) one copy of a statement of the proposed use of the building or structure following completion of the construction.

- (2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include.
 - (a) one copy of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill, and the proposed final grade of the land when filling is completed;
 - (b) one copy of a complete description of the type of fill proposed to be placed or dumped;
 - (c) one copy of a statement of the dates between which the placing or dumping will be carried out; and
 - (d) one copy of a statement of the proposed use of the land following completion of placing or dumping.
- (3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse, shall be filed with the Authority and shall include,
 - (a) one copy of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference;
 - (b) one copy of a description of the protective measures to be undertaken;
 - (c) one copy of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out; and
 - (d) one copy of a statement of the purpose of the proposed work. O. Reg. 33/71, s. 6.
- 7. The Authority may at any time withdraw any permission given under the Regulation if, in the opinion of the Authority, the conditions of the permit are not complied with. O. Reg. 33/71, s. 7.

SYDENHAM VALLEY CONSERVATION AUTHORITY:

K. H. McCormick
Chairman

CHARLES J. McEwen
Secretary-Treasurer

Dated at Toronto, this 5th day of October, 1970.

Schedule 1

Being composed of lands in the counties of Kent, Lambton and Middlesex that extend the distance from the streams, lakes or watercourses shown by the shaded areas on the maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1257 to 1260, both inclusive, and described as follows:

- That part of Running Creek and that part of the Sydenham River and their tributaries from the point of their entry into River Chenal Ecarte in the townships of Gore, Chatham and Dover respectively, in the County of Kent to the south and west boundaries of the Town of Wallaceburg in the County of Kent.
- 2. That part of the North branch of the Sydenham River and its tributaries, including Otter Creek, from the north boundary of the Town of Wallaceburg to the junction of Bear and Black Creeks in the Township of Sombra in the County of Lambton.
- The whole of Black Creek and its tributaries from its junction with Bear Creek in the Township of Sombra in the County of Lambton.
- That part of Bear Creek and its tributaries from its junction with Black Creek in the Township of Sombra in the County of Lambton, to the south boundary of the Town of Petrolia.
- That part of Bear Creek and its tributaries from the north boundary of the Town of Petrolia to its source in the Township of Warwick in the County of Lambton.
- 6. That part of the East branch of the Sydenham River and its tributaries from the easterly limit of County Road No. 15, the division between Concession 7 and Concession 8 in the Township of Gore of Camden, in the County of Kent, to the southwest boundary of Schedule V, more specifically defined as the westerly limit of Lot 20, Concession 1 in the Township of Metcalfe and the west boundary of the Town of Strathroy, both in the County of Middlesex.
- 7. That part of the East branch of the Sydenham River and its tributaries, including those flowing into the Town of Strathroy, from the north, northeast and southeast boundaries of the Town of Strathroy to its source in the Township of London in the County of Middlesex. O. Reg. 33/71, Sched. 1.

Schedule 2

Within the limits of the Town of Wallaceburg and being that area of land below the high-water mark bounded generally by the 580 ft. contour line as shown shaded on the maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1261 to 1264, both inclusive.

Exceptions to this are:

 That built up area bounded on the east by the limits of the Town of Wallaceburg and described as follows:

Beginning at a point on the Chesapeake and Ohio Railway Line at the line between the east boundary of the Town of Wallaceburg and the west boundary of Lot 14, Concession 1, in the Township of Gore of Chatham, in the County of Kent; thence westerly along the southerly limit of the Chesapeake and Ohio Railway Line across Gillard Street to the Chesapeake and Ohio Railway spur; thence westerly along the southerly limit of said spur to the 580 ft. contour running parallel to and just south of Wallace Street: thence easterly along this 580 ft. contour, bordering the south bank of the Sydenham River to the easterly limits of the Town of Wallaceburg.

2. That built up area described as follows:

Beginning at that point where the 580 ft. contour bordering Running Creek meets the easterly limit of Forhan Street; thence southerly along the easterly limit to the southerly limit of Haig Street; thence westerly along the southerly limit to the easterly limit of First Street; thence southerly along the easterly limit to the southerly limit of Dufferin Ave.; thence westerly along the southerly limit to the westerly limit of the Chesapeake and Ohio Railway Line; thence southerly along that westerly limit to the 580 ft. contour which it meets at Forhan Street; thence southerly along the 580 ft. contour until it reaches a point near the Sydenham River; thence northerly along the 580 ft. contour on the east bank of the Sydenham River, and latterly, on the east bank of the north branch of the Sydenham River, to a point near Running Creek; thence westerly along the 580 ft. contour on the south bank of Running Creek to the place of beginning. O. Reg. 33/71, Sched. 2.

Schedule 3

 That part of the East branch of the Sydenham River below the marked elevations extending easterly from the east boundary of the Town of Wallaceburg in the County of Kent to the westerly limit of County Kent Road No. 15, the division between Concession 7 and Concession 8 in the Township of Gore of Camden in the County of Kent, as shown on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1265 to 1274, both inclusive. O. Reg. 33/71, Sched. 3.

Schedule 4

 That part of the watershed of Bear Creek and its tributaries below the 650 ft. contour interval within the limits of the Town of Petrolia, in the County of Lambton, as shown on the maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1275 and 1276. O. Reg. 33/71, Sched. 4.

Schedule 5

- That part of the watershed of the East branch of the Sydenham River and its tributaries within the limits of the Town of Strathroy, in the County of Middlesex, as shown on the maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1277 and 1278.
- 2. That part of the watershed of the unnamed tributary of the East branch of the Sydenham River within Lot 20, Concession V, in the Township of Adelaide, in the County of Middlesex, and Lot 9, Concession X, and the northwest one-quarter of Lot 8, Concession X, in the Township of Caradoc, in the County of Middlesex, as shown on the map filed in the office of the Registrar of Regulations at Toronto as No. 1260. O. Reg. 33/71, Sched. 5.

(4969)

5

THE SEPARATE SCHOOLS ACT

O. Reg. 34/71.

District Combined Separate School Zones. Made—January 14th, 1971. Filed—January 21st, 1971.

REGULATION MADE UNDER THE SEPARATE SCHOOLS ACT

Paragraph 1 of Schedule 4 to Ontario Regulation 333/68 is amended by striking out "the cities of Fort William and Port Arthur" in the second and third lines, and inserting in lieu thereof "the City of Thunder Bay".

THE SEPARATE SCHOOLS ACT

O. Reg. 35/71.

District Combined Separate School Zones. Made—January 14th, 1971. Filed—January 21st, 1971.

REGULATION MADE UNDER THE SEPARATE SCHOOLS ACT

- Paragraph 1 of Schedule 15 to Ontario Regulation 333/68 is revoked and the following substituted therefor:
- In the Territorial District of Cochrane, being the towns of Cochrane and Iroquois Falls, the townships of Black River-Matheson, Glackmeyer, and Playfair, and the geographic townships of Brower, Calder, Clute, Fox, Lamarche, Newmarket and Pyne.

(4971)

5

THE CONSERVATION AUTHORITIES ACT, 1968

O. Reg. 36/71.

Fill—Cataraqui Region.
Made—December 15th, 1970.
Approved—January 21st, 1971.
Filed—January 22nd, 1971.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT, 1968

1. Paragraph 6 of the Schedule to Ontario Regulation 245/65, as made by section 1 of Ontario Regulation 157/69, is amended by adding thereto the following subparagraph:

iii. Lot 7 in Concession XII.

CATARAQUI REGION CONSERVATION AUTHORITY:

JOHN D. GILBERT Chairman

J. A. PARKER Secretary-Treasurer

Dated at Kingston, this 15th day of December, 1970.

5 (4973)

(4970)

5

THE CONSERVATION AUTHORITIES ACT, 1968

O. Reg. 37/71.

Fill, Construction and Alteration of Waterways—Lower Thames Valley. Made—December 15th, 1970. Approved—January 21st, 1971. Filed—January 22nd, 1971.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT, 1968

FILL, CONSTRUCTION AND ALTERATION OF WATERWAYS—LOWER THAMES VALLEY

1. In this Regulation,

- (a) "Authority" means The Lower Thames Valley Conservation Authority;
- (b) "building or structure" means a building or structure of any kind;
- (c) "fill" means material of any kind used or capable of being used to raise, lower or in any way affect the contours of the ground;
- (d) "fill line" means any line designated as such on the maps referred to in the schedules;
- (e) "river", "lake", "creek", "stream", or "watercourse" means any river, lake, creek, stream or watercourse under the jurisdiction of the Authority. O. Reg. 37/71, s. 1.
- 2. The areas described in the schedules are areas in which, in the opinion of the Authority, the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 37/71, s. 2.

3. Subject to section 4, no person shall,

- (a) construct any building or structure or permit any building or structure to be constructed in or on a pond or swamp or in any area below the high-water mark of a lake, river, creek or stream in or on the area under the jurisdiction of the Authority;
- (b) place or dump fill or permit fill to be placed or dumped in the areas described in the schedules; or
- (c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse. O. Reg. 37/71, s. 3.

- 4. Subject to *The Ontario Water Resources Commission Act* or to any private interest, the Authority may permit in writing the construction of any building or structure or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies if, in the opinion of the Authority, the site of the building or structure or the placing or dumping and the method of construction or placing or dumping will not affect the control of flooding or pollution or the conservation of land. O. Reg. 37/71, s. 4.
- 5. No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before the permission required by section 4 has been obtained. O. Reg. 37/71, s. 5.
- **6.**—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,
 - (a) four copies of a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;
 - (b) four copies of a complete description of the type of building or structure to be constructed, including drainage details;
 - (c) four copies of a statement of the dates between which the construction will be carried out; and
 - (d) four copies of a statement of the proposed use of the building or structure following completion of the construction.
- (2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,
 - (a) four copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
 - (b) four copies of a complete description of the type of fill proposed to be placed or dumped;
 - (c) four copies of a statement of the dates between which the placing or dumping will be carried out; and
 - (d) four copies of a statement of the proposed use of the land following completion of placing or dumping.

- (3) A signed application for permission to straighten, change, divert or interfere in any way the existing channel of a river, creek, stream or watercourse shall be filed with the Authority and shall include.
 - (a) four copies of a plan of the property and cross-sections showing the existing channel and the proposed channel, with proposed bank protection clearly indicated;
 - (b) four copies of a complete description of the proposed bank protection; and
 - (c) four copies of a statement of the dates between which the construction will be carried out. O. Reg. 37/71, s. 6.
- 7. The Authority may, at any time, withdraw any permission given under section 4 if, in the opinion of the Authority, the representations contained in the application for the permission are not carried out. O. Reg. 37/71, s. 7.
- 8. The executive committee of the Authority may appoint one or more officers for the purpose of enforcing any regulation made under section 26 of the Act. O. Reg. 37/71, s. 8.
- 9. Ontario Regulations 47/69, 158/69 and 286/69 are revoked. O. Reg. 37/71, s. 9.

THE LOWER THAMES VALLEY CONSERVATION AUTHORITY:

> CLARENCE M. WILSON Chairman

> > ANTHONY J. READ Secretary-Treasurer

Dated at Chatham, this 15th day of December, 1970. | (4974)

Schedule 1

That land along the River Thames from the easterly limits of the City of Chatham to the line between Lots 20 and 21, formerly the Township of Dover and the production of that line to the south. and being those areas shown on defined area maps Nos. 1, 2 and 3 labelled Fill Regulations, Defined Area, Thames River, City of Chatham filed in the office of the Registrar of Regulations at Toronto as Nos. 918 to 920, both inclusive. O. Reg. 37/71. Sched. 1.

Schedule 2

That land along McGregor's Creek from its confluence with the Thames River to the southerly limits of the City of Chatham, and being those areas shown on defined area maps Nos. 2, 4 and 5 labelled Fill Regulations, Defined Area, McGregor's Creek, City of Chatham filed in the office of the Registrar of Regulations at Toronto as Nos. 921 to 923, both inclusive. O. Reg. 37/71, Sched. 2.

Schedule 3

That land along the River Thames from the line between Lots 20 and 21, formerly the Township of Dover and the projection of that line to the south and the mouth of the River Thames at Lake St. Clair, through parts of the City of Chatham, the Township of Dover, the Township of Raleigh, the Township of Tilbury East and the Township of Tilbury North, and being those areas shown on defined area maps Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 filed in the office of the Registrar of Regulations at Toronto as Nos. 1283 to 1292, both inclusive. O. Reg. 37/71, Sched. 3.

Publications Under The Regulations Act

February 6th, 1971

THE PUBLIC SERVICE ACT, 1961-62

O. Reg. 38/71. General. Made—January 8th, 1971. Approved—January 21st, 1971. Filed—January 25th, 1971.

REGULATION MADE UNDER THE PUBLIC SERVICE ACT, 1961-62

- 1. Paragraph 1 of subsection 1 of section 4a of Ontario Regulation 190/62, as remade by section 1 of Ontario Regulation 167/70 and amended by section 1 of Ontario Regulation 289/70, is further amended by striking out "or" at the end of clause c, by inserting "or" at the end of clause d and by adding thereto the following clause:
- (e) during their regular school, college or university vacation period or under a cooperative educational training program.

CIVIL SERVICE COMMISSION:

W. A. B. ANDERSON
Chairman

Dated at Toronto, this 8th day of January, 1971.

(4991) 6

THE GAME AND FISH ACT, 1961-62

O. Reg. 39/71. Fishing Licences. Made—January 21st, 1971. Filed—January 26th, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT, 1961-62

 Subclause ii of clause a of subsection 2 of section 3 of Ontario Regulation 46/65, as remade by section 1 of Ontario Regulation 555/70, is amended by striking out "300" in the first line and inserting in lieu thereof "3,000".

THE HIGHWAY TRAFFIC ACT

O. Reg. 40/71. Construction Zones. Made—January 21st, 1971. Filed—January 26th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- Schedule 1 to Ontario Regulation 233/67, as amended by Ontario Regulations 217/68, 309/68, 41/69, 201/69, 254/69, 410/69, 119/70, 192/70, 274/70 and 373/70, is further amended by adding thereto the following paragraphs:
- 28. That part of the King's Highway known as No. 2 in the County of Frontenac lying between a point situate 600 feet measured easterly from its intersection with the line between lots 4 and 5 in Concession 3 in the Township of Kingston (western addition) and a point situate at its intersection with the line between lots 4 and 5 in the said Concession 3 in the Township of Kingston. (Contract No. 70-116).
- 29. That part of the King's Highway known as No. 2 in the Town of Paris in the County of Brant commencing at a point situate 2000 feet measured easterly from its intersection with the King's Highway known as No. 24 and extending westerly therealong for a distance of 4000 feet more or less. (W.P. 35-62)(D-4).
 - Schedule 6 to Ontario Regulation 233/67, as remade by section 3 of Ontario Regulation 217/68 and amended by Ontario Regulations 201/69, 82/70, 119/70, 274/70 and 373/70, is further amended by adding thereto the following paragraph:
- 10. That part of the King's Highway known as No. 10 in the Township of Melancthon in the County of Dufferin lying between a point situate at its intersection with the centre line of the road allowance between lots 290 and 291 and a point situate at its intersection with the line between lots 228 and 229.
 - 3. Schedule 17 to Ontario Regulation 233/67, as amended by Ontario Regulations 309/68, 31/70, 119/70 and 163/70, is further amended by adding thereto the following paragraphs:
- 4. That part of the King's Highway known as
 6 No. 53 in the Township of Brantford in the County

(4992)

- of Brant commencing at a point situate at its intersection with the King's Highway known as No. 24 and extending westerly therealong for a distance of 1000 feet more or less. (W.P. 35-42)(D-4).
- 5. That part of the King's Highway known as No. 24 and 53 in the Township of Brantford in the County of Brant commencing at a point situate at its intersection with the King's Highway known as No. 24 and extending easterly therealong for a distance of 1000 feet more or less. (W.P. 35-62) (D-4).
 - 4. Paragraph 28 of Schedule 42 to Ontario Regulation 233/67, as made by section 10 of Ontario Regulation 373/70, is revoked and the following substituted therefor:
- 28. That part of the King's Highway known as No. 7 in the Township of Oso in the County of Frontenac lying between a point situate 535 feet measured easterly from its intersection with the line between lots 16 and 17 in Concession 2 and a point situate at its intersection with the line between lots 16 and 17 in Concession 3. (W.P. 324-64-01).
 - Schedule 44 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 41/69, 201/69, 254/69, 375/69, 456/69, 82/70, 119/70, 192/70, 274/70 and 373/70, is further amended by adding thereto the following paragraphs:
- 46. That part of the King's Highway known as No. 11 in the Township of Idington in the District of Cochrane lying between a point situate at its intersection with the line between lots 6 and 7 in Concession 6 and a point situate at its intersection with the line between lots 8 and 9 in Concession 7. (W.P. 61-68-01) (D-16).
- 47. That part of the King's Highway known as No. 11 in the District of Cochrane lying between a point situate 1000 feet measured southerly from its intersection with the centre line of the road allowance between concessions 3 and 4 in the Township of Newmarket and a point situate at its intersection with the easterly junction of the King's Highway known as No. 67 in the Township of Calvert. (W.P. 107-61-020) (D-16).
- 48. That part of the King's Highway known as No. 11 in the Township of Clavet in the District of Cochrane lying between a point situate 2.0 miles measured westerly from its intersection with the westerly limit of the bridge abutment over the Pagwachuan River and a point situate 5.2 miles measured westerly from its intersection with the westerly limit of the bridge abutment over the Peterson Creek. (W.P. 871-67-01) (D-16).
- 49. That part of the King's Highway known as No. 11 in the District of Thunder Bay lying between a point situate at its intersection with the King's

- Highway known as No. 17 in the townships of Blackwell and Conacher and a point situate at its intersection with the King's Highway known as No. 586. (D-19).
- 50. That part of the King's Highway known as No. 11 lying between a point situate 1.83 miles measured southerly from its intersection with the line between the townships of Playfair and Cook in the District of Cochrane and a point situate at its intersection with the line between the townships of Maisonville and Benoit in the District of Timiskaming. (W.P. 872-66 and 873-66).
 - 6. Schedule 46 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 41/69, 410/69 and 119/70, is further amended by adding thereto the following paragraph:
- 4. That part of the King's Highway known as No. 14 in the Township of Thurlow in the County of Hastings commencing at a point situate at its intersection with the King's Highway known as No. 62 and extending southerly therealong for a distance of 2342 feet more or less. (Contract 70-225) (D-8).
 - Schedule 47 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 359/68, 41/69, 145/69, 201/69, 254/69, 375/69, 410/69, 456/69, 31/70, 119/70, 163/70, 192/70 and 274/70, is further amended by adding thereto the following paragraphs:
- 71. That part of the King's Highway known as No. 17 in the Township of McNab in the County of Renfrew commencing at a point situate 6.0 miles measured westerly from its intersection with the westerly limit of the Town of Arnprior and extending westerly therealong for a distance of 4.0 miles more or less. (Contract No. 69-132) (D-9) (W.P. 4-67-03).
- 72. That part of the King's Highway known as No. 17 in the Township of Nipigon in the District of Thunder Bay commencing at a point situate at its intersection with the King's Highway known as No. 11 and extending westerly therealong for a distance of 2.0 miles more or less. (D-19).
- 73. That part of the King's Highway known as No. 17 in the District of Sudbury lying between a point situate at its intersection with the easterly limit of the City of Sudbury and a point situate at its intersection with the easterly limit of the Township of Hagar. (D-17).
 - 8. Schedule 51 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 41/69, 410/69, 375/69, 119/70 and 274/70, is further amended by adding thereto the following paragraph:

- 12. That part of the King's Highway known as No. 35 in the Provisional County of Haliburton lying between a point situate at its intersection with the line between lots 9 and 10 in Concession 7 in the Township of Stanhope and a point situate at its intersection with the line between lots 13 and 14 in Concession 2 in the Township of Anson, Hindon and Minden. (W.P. 190-64-2) (D-11).
 - Schedule 59 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 375/69, 119/70 and 274/70, is further amended by adding thereto the following paragraph:
- 6. That part of the King's Highway known as No. 62 in the Township of Thurlow in the County of Hastings commencing at a point situate at its intersection with the King's Highway known as No. 14 and extending northerly therealong for a distance of 1420 feet more or less. (Contract No. 70-225) (D-8).
 - 10. Schedule 62 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 41/69 and 119/70, is further amended by adding thereto the following paragraph:
- 1. That part of the King's Highway known as No. 67 in the District of Cochrane lying between a point situate at its intersection with the easterly junction of the King's Highway known as No. 11 in the Township of Calvert and a point situate 0.90 mile measured westerly from its intersection with the roadway known as Synagogue Street in the Town of Iroquois Falls. (W.P. 4-61-020).
 - 11. Schedule 72 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by section 8 of Ontario Regulation 82/70, is further amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 130 in the Township of Paipoonge in the District of Thunder Bay commencing at a point situate at its intersection with the King's Highway known as No. 17 and extending southerly therealong for a distance of 4.7 miles more or less. (D-19).
 - 12. Schedule 73 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 254/69, 119/70 and 192/70, is further amended by adding thereto the following paragraphs:
- 6. That part of the King's Highway known as No. 144 in the District of Sudbury lying between a point situate at its intersection with the westerly limit of the City of Sudbury and a point situate at its intersection with the northerly limit of the Township of Marquette. (D-17).

- 7. That part of the King's Highway known as No. 144 in the District of Sudbury lying between a point situate 2.07 miles measured northerly from its intersection with the line between the townships of Jack and St. Louis and a point situate 2.35 miles measured southerly from its intersection with the line between the townships of Chester and Neville. (Contract No. 70-185).
 - 13 Schedule 79 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by section 20 of Ontario Regulation 254/69, is further amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 518 in the District of Parry Sound lying between a point situate at its intersection with the line between lots 32 and 33 in Concession 10 and lots 32 and 33 in Concession 11 in the Township of Perry and a point situate at its intersection with the line between lots 14 and 15 in Concession 5 in the Township of Proudfoot. (D-11).
 - 14. Schedule 85 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68, is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 537 in the District of Sudbury lying between a point situate at its intersection with the line between the townships of Dill and Cleland and a point situate at its intersection with the line between the townships of Cleland and Dryden. (D-17).
 - 15. Schedule 86 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 201/69, 254/69 and 119/70, is further amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 542 in the District of Manitoulin lying between a point situate at its intersection with the King's Highway known as No. 68 in the Township of Tehkummah and a point situate at its intersection with the King's Highway known as No. 540 in the Township of Gordon. (D-17).
 - 16. Schedule 89 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by section 23 of Ontario Regulation 254/69, is further amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 549 in the District of Sudbury lying between a point situate at its intersection with the King's Highway known as No. 17 in the Township of Denison and a point situate at its intersection with the line between the townships of Denison and Louise. (D-17).

17. Schedule 96 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 309/68 and amended by section 53 of Ontario Regulation 119/70 is revoked and the following substituted therefor:

HIGHWAY NO. 25

Schedule 96

- 1. That part of the King's Highway known as No. 25 lying between a point situate at its intersection with the northerly limit of the Town of Acton in the County of Halton and a point situate at its intersection with the King's Highway known as No. 24 in the hamlet of Ospringe in the County of Wellington.
 - 18. Schedule 102 to Ontario Regulation 233/67, as made by section 9 of Ontario Regulation 359/68 and amended by Ontario Regulations 201/69 and 410/69, is further amended by adding thereto the following paragraph:
- 4. That part of the King's Highway known as No. 68 in the District of Manitoulin lying between a point situate at its intersection with the southerly limit of the hamlet of South Baymouth in the Township of Tehkummah and a point situate at its intersection with the southerly limit of the Town of Little Current in the Township of Howland. (D-17).
 - 19. Schedule 103 to Ontario Regulation 233/67, as made by section 9 of Ontario Regulation 359/68 and amended by Ontario Regulations 41/69, 201/69, 375/69, 456/69, 82/70, 119/70 and 163/70, is further amended by adding thereto the following paragraph:
- 13. That part of the King's Highway known as No. 69 in the Township of Dill in the District of Sudbury lying between a point situate at its intersection with the line between lots 7 and 8 in Concession 5 and a point situate 500 feet measured southerly from its intersection with the line between lots 6 and 7 in Concession 4.
 - 20. Schedule 110 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69 and amended by Ontario Regulations 119/70 and 274/70, is further amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 5 lying between a point situate at its intersection with County Road No. 18 in the Town of Mississauga in the County of Peel and a point situate at its intersection with the King's Highway known as No. 6 in the townships of East Flamborough and West Flamborough in the County of Wentworth. (W.P. 187-59-01) (D-4).
 - Schedule 113 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69 and amended by Ontario Regulations

- 254/69, 82/70, 119/70, 274/70 and 373/70, is further amended by adding thereto the following paragraphs:
- 8. That part of the King's Highway known as No. 24 and 53 in the Township of Brantford in the County of Brant commencing at a point situate at its intersection with the King's Highway known as No. 24 and extending easterly therealong for a distance of 1000 feet more or less. (W.P. 35-62) (D-4).
- 9. That part of the King's Highway known as No. 24 in the County of Brant lying between a point situate 1000 feet measured northerly from its intersection with the King's Highway known as No. 2 in the Town of Paris and a point situate 1000 feet measured southerly from its intersection with the King's Highway known as No. 53 in the Township of Brantford. (W.P. 35-62) (D-4).
 - 22. Schedule 121 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69 and amended by Ontario Regulations 201/69 and 119/70, is further amended by adding thereto the following paragraphs:
- 2. That part of the King's Highway known as No. 541 in the District of Sudbury lying between a point situate at its intersection with the northerly limit of the City of Sudbury and a point situate at its intersection with the northerly limit of the Township of Garson. (D-17).
- 3. That part of the King's Highway known as No. 541 in the District of Sudbury commencing at a point situate 1000 feet measured westerly from its intersection with the line between lots 9 and 10 in Concession 6 in the Township of Falconbridge and extending northerly to the end of the said Highway No. 541. (Contract No. 70-182) (D-17).
 - 23. Schedule 122 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69 and amended by section 68 of Ontario Regulation 119/70, is further amended by adding thereto the following paragraph:
- 1. That part of the King's Highway known as No. 578 in the District of Cochrane lying between a point situate at its intersection with the King's Highway known as No. 11 in the Township of Calvert and a point situate 3000 feet measured westerly from its intersection with the roadway known as Victoria Avenue in the Town of Iroquois Falls.
 - 24. Schedule 138 to Ontario Regulation 233/67, as made by section 26 of Ontario Regulation 201/69, is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 584 in the Township of McQuesten in the District of Thunder Bay commencing at a point

situate 28.7 miles measured northerly from its intersection with the King's Highway known as No. 17 and extending northerly therealong for a distance of 0.8 mile more or less.

- 25. Schedule 139 to Ontario Regulation 233/67, as made by section 26 of Ontario Regulation 201/69 and amended by section 8 of Ontario Regulation 192/70, is further amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 588 in the District of Thunder Bay commencing at a point situate at its intersection with the King's Highway known as No. 593 in the townships of Strange, Jean and Hardwick and extending southerly therealong for a distance of 13.4 miles more or less.
 - 26. Schedule 140 to Ontario Regulation 233/67, as made by section 26 of Ontario Regulation 201/69 and amended by Ontario Regulations 274/70 and 373/70, is further amended by adding thereto the following paragraph:
- 4. That part of the King's Highway known as No. 599 commencing at a point situate 25.0 miles measured northerly from its intersection with the King's Highway known as No. 25 in the districts of Thunder Bay and Kenora and extending northerly therealong for a distance of 152.0 miles more or less.
 - Paragraph 2 of Schedule 160 to Ontario Regulation 233/67, as made by section 23 of Ontario Regulation 373/70, is revoked.
 - 28. Schedule 165 to Ontario Regulation 233/67, as made by section 13 of Ontario Regulation 82/70, is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 590 in the Township of Oliver in the District of Thunder Bay lying between a point situate at its intersection with the King's Highway known as No. 130 and a point situate at its intersection with the King's Highway known as No. 17.
 - 29. Schedule 168 to Ontario Regulation 233/67, as made by section 16 of Ontario Regulation 163/70, is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 20 in the City of Hamilton in the County of Wentworth lying between a point situate at its intersection with the King's Highway known as the Queen Elizabeth Way and a point situate at its intersection with the roadway known as Barton Street. (W.P. 10-67) (D-4).
 - 30. Ontario Regulation 233/67, as amended by Ontario Regulations 251/67, 258/67, 305/67, 34/68, 158/68, 181/68, 217/68, 309/68, 359/68, 41/69, 145/69, 201/69, 254/69,

375/69, 410/69, 456/69, 31/70, 82/70, 119/70, 163/70, 192,70, 274/70 and 373/70, is further amended by adding thereto the following schedules:

HIGHWAY NO. 11A

Schedule 188

1. That part of the King's Highway known as No. 11A and 17A in the Township of Forbes in the District of Thunder Bay commencing at a point situate at its intersection with the King's Highway known as No. 17 and extending easterly therealong for a distance of 5.0 miles more or less. (D-19).

HIGHWAY NO. 17A

Schedule 189

1. That part of the King's Highway known as No. 11A and 17A in the Township of Forbes in the District of Thunder Bay commencing at a point situate at its intersection with the King's Highway known as No. 17 and extending easterly therealong for a distance of 5.0 miles more or less.

OLD HIGHWAY NO. 14

Schedule 190

1. That part of the King's Highway known as Old Highway No. 14 in the County of Hastings commencing at a point situate 100 feet measured easterly from its intersection with the road allowance between the townships of Sidney and Thurlow and extending easterly therealong for a distance of 1443 feet more or less. (Contract No. 70-225).

HIGHWAY NO. 580

Schedule 191

1. That part of the King's Highway known as No. 580 in the District of Thunder Bay lying between a point situate at its intersection with the King's Highway known as No. 11 in the townships of Summers and Eva and extending westerly therealong for a distance of 7.9 miles more or less.

HIGHWAY NO. 595

Schedule 192

1. That part of the King's Highway known as No. 595 in the District of Thunder Bay lying between a point situate 1.0 mile measured southerly from its intersection with the King's Highway known as No. 608 in the Township of Gillies and a point situate 1.0 mile measured northerly from its intersection with the King's Highway known as No. 588.

O. Reg. 40/71

HIGHWAY NO. 608

Schedule 193

1. That part of the King's Highway known as No. 608 in the Township of Gillies in the District of Thunder Bay commencing at a point situate at its intersection with the King's Highway known as No. 595 and extending easterly therealong for a distance of 0.5 mile more or less.

HIGHWAY NO. 606

Schedule 194

1. That part of the King's Highway known as No. 606 in the Township of Hagar in the District of Sudbury lying between a point situate at its intersection with the King's Highway known as No. 17 and a point situate at its intersection with the King's Highway known as Development Road No. 918. (D-17).

DEVELOPMENT ROAD NO. 918

Schedule 195

1. That part of the King's Highway known as Development Road No. 918 in the Township of Hagar in the District of Sudbury lying between a point situate at its intersection with the easterly junction of the King's Highway known as No. 606 and a point situate at its intersection with the westerly junction of the King's Highway known as No. 17. (D-17).

> IRWIN HASKETT Minister of Transport

Dated at Toronto, this 21st day of January, 1971.

6 (5014)

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 41/71.

Designations-Miscellaneous Southern Ontario

Made-January 21st, 1971.

Filed-January 27th, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

1. Regulation 213 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following Schedule:

Schedule 123aa

In the City of Ottawa, formely in the Township of Nepean, in the Regional Municipality of Ottawa-Carleton being.

- (a) part of Lot 16, registered plan 30;
- (b) part of lots N, M and L, and Letter 1, Concession A. Rideau Front:
- (c) part of Lot 30, Concession 2, Ottawa Front;
- (d) part of,
 - (i) lots 142, 143, 165, 166, 412, 413, 438, 689, 690, 691, 692, 721, 722, 723, 724, 925, 926, 927, 928, 929, 951, 952, 953, 954, 955, 977, 978, 979, 980, 1168, 1169, 1196, 1197, 1198, 1199, 1201, 1202, 1203, 1204, 1232, 1233, 1234 and 1235,
 - (ii) LePage Avenue,
 - (iii) Chatelain Avenue.
 - (iv) Baldwin Avenue,
 - (v) Clyde Avenue,
 - (vi) Raven Avenue,
 - (vii) LaRose Avenue,
 - (viii) Fissiault Avenue,
 - (ix) Cartier Street,
 - (x) LaPerriere Avenue, and
 - (xi) unnamed lanes,

registered plan 346;

- (e) all of,
 - (i) lots 144 to 164, both inclusive,
 - (ii) lots 414 to 437, both inclusive,
 - (iii) lots 693 to 720, both inclusive,
 - (iv) lots 930 to 950, both inclusive,
 - (v) lots 956 to 976, both inclusive,
 - (vi) lots 1170 to 1195, both inclusive,
 - (vii) lots 1205 to 1231, both inclusive, and
 - (viii) unnamed lanes,

registered plan 346;

- (f) part of,
 - (i) lots 1 and 2.
 - (ii) Churchill Avenue,
 - (iii) Bellevue Avenue,
 - (iv) Ford Street, and
 - (v) Clyde Avenue,

registered plan 367;

- (g) all of,
 - (i) lots 3 to 95, both inclusive,
 - (ii) lots A, B and C, and
 - (iii) unnamed lanes,

registered plan 367;

- (h) part of,
 - (i) lots 230, 231, 232, 241, 242, 243, 252, 253, 254, 255, 259 and 260,
 - (ii) Forbes Street,
 - (iii) Boyd Avenue,
 - (iv) Campbell Avenue, and
 - (v) unnamed lanes,

registered plan 355;

- (i) all of,
 - (i) lots 225 to 229, both inclusive,
 - (ii) lots 244 to 251, both inclusive, and
 - (iii) lots 256, 257 and 258,

registered plan 355; and

(j) part of lots 12, 13, 14 and 15, registered plan 409807,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-6062-17, registered in the registry office for the registry division of the Regional Municipality of Ottawa-Carleton as No. 584919 and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 22nd day of October, 1970.

0.57 mile, more or less.

 Schedules 156 and 157 to Regulation 213 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 338/69, are revoked and the following substituted therefor:

Schedule 156

In the Township of Lochiel in the County of Glengarry being,

- (a) part of Lot A, Concession 9;
- (b) part of lots 1 to 17, both inclusive, Concession 9:
- (c) part of lots 20 to 38, both inclusive, Concession 9; and
- (d) part of the road allowance between,
 - the townships of Lochiel and East Hawkesbury,
 - (ii) the townships of Lochiel and West Hawkesbury,
 - (iii) lots 7 and 8, Concession 9 (County Road No. 24),
 - (iv) lots 14 and 15, Concession 9,
 - (v) lots 21 and 22, Concession 9,
 - (vi) lots 28 and 29, Concession 9, and
 - (vii) the townships of Lochiel and Caledonia.

and being those portions of the King's Highway shown as Parts 1 and 2, on Department of Highways plan P-6089, registered in the registry office for the registry division of the County of Glengarry as No. 21978 and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 2nd day of October, 1970.

8.00 miles, more or less.

Schedule 157

In the Township of West Hawkesbury in the County of Prescott being,

- (a) part of lots 5, 6, 7 and 8, Concession 7;
- (b) part of lots 8, 9 and 10, Concession 8; and
- (c) part of the road allowance between,
 - (i) the townships of West Hawkesbury and Lochiel.
 - (ii) lots 6 and 7, Concession 7, and

(iii) concessions 7 and 8,

and being those portions of the King's Highway shown as PARTS 1 and 2, on Department of Highways plan P-6088, registered in the registry office for the registry division of the County of Prescott as No. 306 and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 2nd day of October, 1970.

2.00 miles, more or less.

 Regulation 213 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following schedules:

Schedule 164

In the Township of Caledonia in the County of Prescott being,

- (a) part of Gore Lot, Concession 7;
- (b) part of lots 1, 2 and 3, Concession 7;
- (c) part of lots 3 and 4, Concession 8;
- (d) part of lots 3 and 4, Concession 9; and
- (e) part of the road allowance between,
 - (i) the townships of Caledonia and Lochiel,
 - (ii) concessions 7 and 8,
 - (iii) concessions 8 and 9, and
 - (iv) the townships of Caledonia and Kenyon,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-6080-3, registered in the registry office for the registry division of the County of Prescott as No. 305 and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 2nd day of October. 1970.

2.60 miles, more or less.

Schedule 165

In the Township of Kenyon in the County of Glengarry being,

- (a) part of lots 1 to 37, both inclusive, Concession 9;
- (b) part of lots 4 to 15, both inclusive, Concession 21 (Kenyon Indian Lands);
- (c) part of the land and the land under the waters of the Scotch River (East Branch);

- (d) part of the land and the land under the waters of the Scotch River (West Branch);
- (e) part of the road allowance between,
 - (i) the townships of Kenyon and Caledonia,
 - (ii) lots 12 and 13, Concession 9,
 - (iii) lots 18 and 19, Concession 9,
 - (iv) lots 24 and 25, Concession 9 (County Road No. 21),
 - (v) lots 30 and 31, Concession 9,
 - (vi) the townships of Kenyon and South Plantagenet,
 - (vii) lots 8 and 9, Concession 21 (Kenyon Indian Lands), and
 - (viii) the townships of Kenyon and Roxborough,

and being those portions of the King's Highway shown as Parts 1 and 2, on Department of Highways plan P-6079-1, registered in the registry office for the registry division of the County of Glengarry as No. 21979 and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 2nd day of October, 1970.

9.00 miles, more or less.

Schedule 166

In the Township of South Plantagenet in the County of Prescott being,

- (a) part of lots 6, 7 and 8, Concession 20;
- (b) part of lots 17 to 23, both inclusive, Concession 20: and
- (c) part of the road allowance between,
 - (i) the townships of South Plantagenet and Kenyon,
 - (ii) the townships of South Plantagenet and Roxborough,
 - (iii) lots 20 and 21, Concession 20, and
 - (iv) the townships of South Plantagenet and Cambridge,

and being those portions of the King's Highway shown as PARTS 1 and 2, on Department of Highways plan P-6087-2, registered in the registry office for the registry division of the County of Prescott as No. 307 and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 2nd day of October, 1970.

3.50 miles, more or less.

Schedule 167

In the Township of Roxborough in the County of Stormont being,

- (a) part of lots A and B, Concession 10;
- (b) part of lots 1 to 13, both inclusive, Concession 10; and
- (c) part of the road allowance between,
 - (i) the townships of Roxborough and Kenyon,
 - (ii) lots 6 and 7, Concession 10,
 - (iii) the townships of Roxborough and South Plantagenet, and
 - (iv) lots 12 and 13, Concession 10 (County Road No. 16).

and being those portions of the King's Highway shown as PARTS 1 and 2, on Department of Highways plan P-6086-2, registered in the registry office for the registry division of the County of Stormont as No. 74253 and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 2nd day of October, 1970.

3.50 miles, more or less.

(5015)

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THE PUBLIC HEALTH ACT

O. Reg. 42/71.
Health Units—General.

Made—January 21st, 1971. Filed—January 27th, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

- Item iii of paragraph 1 of Schedule 20 to Regulation 510 of Revised Regulations of Ontario, 1960, as remade by section 3 of Ontario Regulation 286/70, is revoked and the following substituted therefor:
 - iii. Two members to be appointed by the Council of the County of Ontario, one of whom shall represent the Scugog Indian Band and the Chippewas of Rama Indian Band.

THE LOCAL ROADS BOARDS ACT, 1964

O. Reg. 43/71.

Establishment of Local Roads Areas. Made—January 26th, 1971. Filed—January 27th, 1971.

ORDER MADE UNDER THE LOCAL ROADS BOARDS ACT, 1964

 Schedule 89 to Ontario Regulation 54/65, as made by Ontario Regulation 337/66, is revoked and the following substituted therefor:

Schedule 89

OTTO LOCAL ROADS AREA

All those portions of the townships of Boston and Otto in the Territorial District of Timiskaming, shown outlined on Department of Highways plan N-449-2, filed in the office of the Registrar of Regulations at Toronto as No. 1279.

2. Ontario Regulation 54/65 is amended by adding thereto the following schedules:

Schedule 191

LECLAIR AVENUE LOCAL ROADS AREA

All that portion of the Township of Robb in the Territorial District of Cochrane, shown outlined on Department of Highways plan N-1145-1, filed in the office of the Registrar of Regulations at Toronto as No. 1280.

Schedule 192

WHITESAND LAKE LOCAL ROADS AREA

All that portion of Township 85 in the Territorial District of Thunder Bay, shown outlined on Department of Highways plan N-467-1, filed in the office of the Registrar of Regulations at Toronto as No. 1281.

Schedule 193

SUNSET LAKE LOCAL ROADS AREA

All those portions of the Township of Lismore in the Territorial District of Thunder Bay, shown outlined on Department of Highways plan N-1411-1, filed in the office of the Registrar of Regulations at Toronto as No. 1282.

G. E. GOMME Minister of Highways

Dated at Toronto, this 26th day of January, 1971.

(5017)

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(5016)

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THE FARM PRODUCTS MARKETING ACT

O. Reg. 44/71.

Beans-Plan.

Made-January 14th, 1971.

Filed-January 28th, 1971.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Section 5 of the Schedule to Ontario Regulation 48/66, as amended by section 4 of Ontario Regulation 142/66, is revoked and the following substituted therefor:
- 5. The local board shall be composed of nine producer-members and the members in each district shall hold office until their successors are elected.
 - 2. Paragraph 1 of subsection 1 of section 10 of the Schedule to Ontario Regulation 48/66, as remade by section 1 of Ontario Regulation 385/67, is revoked and the following substituted therefor:
 - 1. District 1. one member.

(5018)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 45/71.

Beans-Marketing.

Made-January 22nd, 1971.

Filed-January 28th, 1971.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Subsection 2 of section 3 of Ontario Regulation 229/68 is revoked and the following substituted therefor:
- (2) Every producer, while not in default of payment of the fees required to be paid under section 4 or 5, shall be deemed to be the holder of a licence in Form 1.
 - 2. Subsection 1 of section 7 of Ontario Regulation 229/68 is amended by inserting after "licence fees" in the second line, "service charges".
 - 3.—(1) clause b of section 9 of Ontario Regulation 229/68 is amended by inserting after "beans" in the fourth line, "including the completing and filing of returns".

- (2) Clause c of the said section 9 is amended by inserting after "records" in the second line, "documents".
- (3) Clause e of the said section 9 is revoked and the following inserted in lieu thereof:
- (e) to co-operate with a marketing board, local board, marketing agency of Canada or of any province in Canada for the purpose of marketing beans;
 - 4. Clause j of section 10 of Ontario Regulation 229/68 is amended by inserting after "sell" where it occurs the second time in the second line, "the".
 - 5.—(1) Paragraph 4 of section 13 of Ontario regulation 229/68 is amended by inserting after "producers" in the second line, "or to the local board, as the case may be".
 - (2) Paragraph 7 of the said section 13 is amended by striking out "owing to the producer" in the third and fourth lines.
 - (3) Paragraph 8 of the said section 13 is amended by adding at the end thereof "and to sell or otherwise dispose of any beans so purchased or acquired".
 - 6. Section 15 of Ontario Regulation 229/68 is amended by striking out "requires the local board" in the third and fourth lines and by striking out "and" in the ninth line and inserting in lieu thereof "or".

THE FARM PRODUCTS MARKETING BOARD:

A. Burrell. Chairman

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WILLIAM V. DOYLE Secretary

Dated at Toronto, this 22nd day of January, 1971.

(5019)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 46/71.

Eggs and Fowl-Marketing. Made—January 22nd, 1971.

Filed—January 28th, 1971.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Section 11 of Ontario Regulation 193/64 is revoked and the following substituted therefor:

- 11. The Board delegates to the local board the power.
 - (a) to require persons engaged in producing or marketing eggs and fowl to register their names, address and occupations with the local board:
 - (b) to require persons engaged in producing or marketing eggs and fowl to furnish such information relating to the production or marketing of eggs and fowl, including the completing and filing of returns, as the local board determines:
 - (c) to appoint persons to inspect the books, records, documents, lands and premises and any eggs and fowl of persons engaged in producing or marketing eggs and fowl;
 - (d) to stimulate, increase and improve the marketing of eggs and fowl by such means as it deems proper;
 - (e) to co-operate with a marketing board, local board, marketing commission or marketing agency of Canada or of any province in Canada for the purpose of marketing eggs and fowl;
 - (f) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations or the plan.

THE FARM PRODUCTS MARKETING BOARD:

A. BURRELL Chairman

WILLIAM V. DOYLE Secretary

Dated at Toronto, this 22nd day of January, 1971. (5020)

THE MILK ACT, 1965

O. Reg. 47/71.

Milk Producers—Licences.

Made—January 28th, 1971.

Filed—January 29th, 1971.

REGULATION MADE UNDER THE MILK ACT, 1965

- Section 1 of Ontario Regulation 68/68 is amended by adding thereto the following clause:
- (d) "quota" means a quota in pounds fixed and allotted to a producer by the marketing board for the sale of grade A milk to the marketing board, but does not include a quota that has been cancelled by the marketing board.

- 2.—(1) Subsection 1 of section 4 of Ontario Regulation 68/68, as amended by Ontario Regulations 336/68, 126/69 and 39/70, is revoked and the following substituted therefor:
- (1) Every producer shall pay licence fees at the rate of,
 - (a) 11½ cents for each 100 pounds or fraction thereof of milk sold to the marketing board on a quota basis; and
 - (b) 7¼ cents for each 100 pounds or fraction thereof of milk sold to the marketing board on a basis other than a quota basis.
 - (2) Subsections 3 and 4 of the said section 4 are revoked.
 - 3. This Regulation comes into force on the 1st day of February, 1971.

THE ONTARIO MILK MARKETING BOARD:

GEORGE R. McLaughlin
Chairman

H. PARKER
Secretary

Dated at Toronto, this 28th day of January, 1971.

(5021)

THE AGRICULTURAL DEVELOPMENT FINANCE ACT

O. Reg. 48/71.

Deposits.

Made-January 28th, 1971.

Filed-January 29th, 1971.

REGULATION MADE UNDER THE AGRICULTURAL DEVELOPMENT FINANCE ACT

- Section 1 of Regulation 5 of Revised Regulations of Ontario, 1960, as remade by section 1 of Ontario Regulation 463/70, is revoked and the following substituted therefor:
- 1.—(1) Subject to subsection 2, interest at the rate of $5\frac{1}{2}$ per cent per annum calculated on the minimum monthly balance shall be paid on the last days of March and September in each year.
- (2) In special cases, the Minister of Revenue may determine a rate of interest and basis of calculation different from that prescribed in subsection 1, but the rate so determined shall not exceed 5½ per cent per annum.
 - 2. This Regulation comes into force on the 1st day of February, 1971.

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(5022)



Publications Under The Regulations Act

February 13th, 1971

THE GAME AND FISH ACT, 1961-62

O. Reg. 49/71.
Open Seasons—Deer, Moose and Black Bear.
Made—January 28th, 1971.
Filed—February 1st, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT, 1961-62

OPEN SEASONS—DEER, MOOSE AND BLACK BEAR

1. In this Regulation,

- (a) "non-resident's licence to hunt deer" means a non-resident's licence to hunt deer, bear, fox, game birds, rabbits, raccoon, squirrel and wolf;
- (b) "non-resident's licence to hunt moose" means a non-resident's licence to hunt moose, deer, bear, fox, game birds, rabbits, raccoon, squirrel and wolf. O. Reg. 49/71, s. 1.
- 2. This Regulation is subject to Ontario Regulation 22/65 and does not apply to provincial parks other than that part of Algonquin Provincial Park situate in the geographic townships of Bruton and Clyde in the Provisional County of Haliburton. O. Reg. 49/71, s. 2.

OPEN SEASON FOR DEER

3. The holder of a resident's licence to hunt bear and deer or a farmer's licence to hunt bear and deer may hunt deer in the parts of Ontario described in,

(a) schedules 1 and 2,

- (i) from the 2nd day of October, 1971 to the 15th day of December, 1971, both inclusive, and
- (ii) from the 30th day of September, 1972 to the 15th day of December, 1972, both inclusive;

(b) Schedule 3,

- (i) from the 30th day of October, 1971 to the 15th day of December, 1971, both inclusive, and
- (ii) from the 28th day of October, 1972 to the 15th day of December, 1972, both inclusive;

(c) Schedule 4,

- (i) from the 1st day of November, 1971 to the 13th day of November, 1971, both inclusive, and
- (ii) from the 6th day of November, 1972 to the 18th day of November, 1972, both inclusive; and

(d) Schedule 5,

- (i) from the 1st day of November, 1971 to the 13th day of November, 1971, both inclusive, and
- (ii) from the 6th day of November, 1972 to the 18th day of November, 1972, both inclusive. O. Reg. 49/71, s. 3.
- 4. The holder of a non-resident's licence to hunt deer or a non-resident's licence to hunt moose may hunt deer in the parts of Ontario described in,

(a) Schedule 2,

- (i) from the 2nd day of October, 1971 to the 15th day of November, 1971, both inclusive, and
- (ii) from the 30th day of September, 1972 to the 15th day of November, 1972, both inclusive:

(b) Schedule 3,

- (i) from the 30th day of October, 1971 to the 15th day of November, 1971, both inclusive, and
- (ii) from the 28th day of October, 1972 to the 15th day of November, 1972, both inclusive; and

(c) Schedule 4,

- (i) from the 1st day of November, 1971 to the 13th day of November, 1971, both inclusive, and
- (ii) from the 6th day of November, 1972 to the 18th day of November, 1972, both inclusive. O. Reg. 49/71, s. 4.
- 5. Subject to section 6, the holder of a resident's licence to hunt bear and deer, a farmer's licence to hunt bear and deer, a non-resident's licence to hunt deer or a non-resident's licence to hunt moose may hunt deer in the parts of Ontario described in,

(a) schedules 1, 2 and 3,

(i) from the 13th day of September, 1971 to the 1st day of October, 1971, both inclusive, and

- (ii) from the 11th day of September,1972 to the 29th day of September,1972, both inclusive; and
- (b) Schedule 6,
 - (i) from the 18th day of October, 1971 to the 31st day of October, 1971, both inclusive, and
 - (ii) from the 16th day of October, 1972 to the 31st day of October, 1972, both inclusive. O. Reg. 49/71, s. 5.
- 6. Only bows and arrows may be used to hunt deer in the parts of Ontario described in,
 - (a) schedules 1, 2 and 3 during the periods mentioned in clause a of section 5; and
 - (b) Schedule 6 during the periods mentioned in clause b of section 5. O. Reg. 49/71, s. 6.
- 7.—(1) The parts of Ontario described in schedules 1, 2 and 3 are designated as parts in which no person shall use or be accompanied by a dog while hunting deer,
 - (a) from the 13th day of September, 1971 to the 1st day of October, 1971, both inclusive; and
 - (b) from the 11th day of September, 1972 to the 29th day of September, 1972, both inclusive.
- (2) The parts of Ontario described in Schedule 6 are designated as parts in which no person shall use or be accompanied by a dog while hunting deer,
 - (a) from the 18th day of October, 1971 to the 31st day of October, 1971, both inclusive; and
 - (b) from the 16th day of October, 1972 to the 31st day of October, 1972, both inclusive. O. Reg. 49/71, s. 7.

OPEN SEASON FOR MOOSE

- 8. The holder of a resident's licence to hunt bear and moose may hunt moose in the parts of Ontario described in,
 - (a) Schedule 7,
 - (i) from the 15th day of September, 1971 to the 15th day of December, 1971, both inclusive, and
 - (ii) from the 15th day of September, 1972 to the 15th day of December, 1972, both inclusive;
 - (b) schedules 8 and 9,
 - (i) from the 2nd day of October, 1971 to the 15th day of December, 1971, both inclusive, and

- (ii) from the 30th day of September,1972 to the 15th day of December,1972, both inclusive; and
- (c) schedules 10 and 11,
 - (i) from the 2nd day of October, 1971 to the 31st day of October, 1971, both inclusive, and
 - (ii) from the 30th day of September, 1972 to the 31st day of October, 1972, both inclusive. O. Reg. 49/71, s. 8.
- 9. The holder of a non-resident's licence to hunt moose may hunt moose in the parts of Ontario described in,
 - (a) Schedule 7,
 - (i) from the 15th day of September, 1971 to the 15th day of November, 1971, both inclusive, and
 - (ii) from the 15th day of September, 1972 to the 15th day of November, 1972, both inclusive;
 - (b) Schedule 8,
 - (i) from the 2nd day of October, 1971 to the 15th day of November, 1971, both inclusive, and
 - (ii) from the 30th day of September, 1972 to the 15th day of November, 1972, both inclusive; and
 - (c) Schedule 10,
 - (i) from the 2nd day of October, 1971 to the 31st day of October, 1971, both inclusive, and
 - (ii) from the 30th day of September, 1972 to the 31st day of October, 1972, both inclusive. O. Reg. 49/71, s. 9.

OPEN SEASON FOR BLACK BEAR

- 10. Black bear may be hunted in any part of Ontario,
 - (a) from the 1st day of September, 1970 to the 30th day of June, 1971, both inclusive; and
 - (b) from the 1st day of September, 1971 to the 30th day of June, 1972, both inclusive; and
 - (c) from the 1st day of September, 1972 to the 30th day of June, 1973, both inclusive.
 O. Reg. 49/71, s. 10.
- 11. Ontario Regulations 25/69, 318/69, 344/69, 405/69, 30/70, 98/70, 166/70, 324/70 and 442/70 are revoked. O. Reg. 49/71, s. 11.

Schedule 1

Beginning at a point in the Interprovincial Boundary between Ontario and Manitoba where the same is intersected by a line drawn west astronomically from the water's edge on the most westerly extremity of Pakwash Lake; thence east astronomically 66 miles and 32 chains, more or less, to the water's edge on the most westerly extremity of Pakwash Lake; thence in a general easterly direction following the water's edge on the southerly shore of that lake to the water's edge on the northeasterly shore of Chukuni River; thence in a general southeasterly direction following that water's edge to the intersection with a line drawn north astronomically from the water's edge on the easterly shore of the English River at its confluence with the Chukuni River; thence south astronomically to the water's edge on the easterly shore of the English River; thence in a general southeasterly direction following that water's edge and through Camping Lake to the confluence with the water's edge on the easterly shore of Cedar River; thence in a general southeasterly direction following the water's edge on the easterly shore of Cedar River and Wabaskang Lake to the easterly boundary of Wabaskang Indian Reserve No. 21; thence southerly along that boundary to the intersection with the 7th Base Line, surveyed by Phillips and Benner, Ontario Land Surveyors, in the year 1927; thence easterly along that base line 9 miles and 35.807 chains, more or less, to the intersection with the 6th Meridian Line, as surveyed by T. J. Patten, Ontario Land Surveyor, in the year 1919; thence southerly along that meridian line 24 miles, more or less, to the northwesterly corner of the geographic Township of Rowell; thence easterly along the northerly boundary of that geographic township to the northeasterly corner thereof; thence southerly along the easterly boundary of that geographic township and the geographic Township of Britton to the southeasterly corner of the last-mentioned geographic township; thence easterly along the northerly boundaries of the geographic townships of Zealand, Brownridge and Laval to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundaries of the geographic townships of Laval and Hartman to the intersection with a line drawn west astronomically from the 69th Mile Post on the 5th Meridian Line as surveyed by A. Niven, Ontario Land Surveyor, in the year 1897; thence east astronomically to the said 69th Mile Post; thence southerly along the said meridian line and continuing southerly along the 5th Meridian Line as surveyed by A. Niven in the year 1893 to the southerly boundary of the Territorial District of Kenora; thence easterly along that boundary to the westerly boundary of the Territorial District of Thunder Bay; thence southerly along that District Boundary of Thunder Bay to a point in the International Boundary between Canada and the United States of America in Saganaga Lake; thence easterly, northeasterly and southeasterly along that international boundary to the intersection with a

line drawn south astronomically from the intersection of the shore of Lake Superior with Ontario Land Surveyor Speight's Meridian Line of 1902; thence north astronomically to and along Ontario Land Surveyor Speight's Meridian Line of 1902 to the meridian line surveyed by Ontario Land Surveyor Niven in 1907 and 1908; thence northerly along that meridian line and its northerly production to the centre line of the Albany River; thence in a southeasterly, easterly and northeasterly direction along that centre line to the shore of James Bay: thence in a northerly and northwesterly direction following the shore of James Bay and Hudson Bay to the Interprovincial Boundary between Ontario and Manitoba; thence southwesterly and southerly along that boundary to the place of beginning. O. Reg. 49/71, Sched. 1.

Schedule 2

Beginning at a point in the Interprovincial Boundary between Ontario and Manitoba, where the same is intersected by a line drawn west astronomically from the water's edge on the most westerly extremity of Pakwash Lake: thence east astronomically 66 miles and 32 chains, more or less, to the water's edge on the most westerly extremity of Pakwash Lake; thence in a general easterly direction following the water's edge on the southerly shore of that lake to the water's edge on the northeasterly shore of Chukuni River; thence in a general southeasterly direction following that water's edge to the intersection with a line drawn north astronomically from the water's edge on the easterly shore of the English River at its confluence with the Chukuni River; thence south astronomically to the water's edge on the easterly shore of the English River; thence in a general southeasterly direction following that water's edge and through Camping Lake to the confluence with the water's edge on the easterly shore of Cedar River; thence in a general southeasterly direction following the water's edge on the easterly shore of Cedar River and Wabaskang Lake to the easterly boundary of Wabaskang Indian Reserve No. 21; thence southerly along that boundary to the intersection with the 7th Base Line, surveyed by Phillips and Benner, Ontario Land Surveyors, in the year 1927; thence easterly along that base line 9 miles and 35.807 chains, more or less, to the intersection with the 6th Meridian Line, as surveyed by T. J. Patten, Ontario Land Surveyor, in the year 1919; thence southerly along that meridian line 24 miles, more or less, to the northwesterly corner of the geographic Township of Rowell; thence easterly along the northerly boundary of that geographic township to the northeasterly corner thereof; thence southerly along the easterly boundary of that geographic township and the geographic Township of Britton to the southeasterly corner of the last-mentioned geographic township; thence easterly along the northerly boundaries of the geographic townships of Zealand, Brownridge and Laval to the northeasterly corner of the last-mentioned geographic

township; thence southerly along the easterly boundaries of the geographic townships of Laval and Hartman to the intersection with a line drawn west astronomically from the 69th Mile Post on the 5th Meridian Line as surveyed by A. Niven, Ontario Land Surveyor, in the year 1897; thence east astronomically to the said 69th Mile Post: thence southerly along the said meridian line and continuing southerly along the 5th Meridian Line as surveyed by A. Niven in the year 1893 to the southerly boundary of the Territorial District of Kenora; thence easterly along that boundary to the westerly boundary of the Territorial District of Thunder Bay; thence southerly along that District Boundary of Thunder Bay to a point in the International Boundary between Canada and the United States of America in Saganaga Lake; thence northwesterly along that International Boundary to the intersection with the northerly limit of the right of way of the Duluth, Winnipeg and Pacific Railway; thence northwesterly along that railway limit to the water's edge of Sand Bay of Rainy Lake; thence northwesterly, northerly, northeasterly, and northerly along that water's edge to the most easterly extremity of a peninsula of land in Rainy Lake Indian Reserve No. 18B lying southeasterly of Island G945; thence northwesterly in a straight line across the mouth of Haymarsh Bay to the easterly extremity of a peninsula of land lying northwesterly of Island G937; thence northwesterly along the water's edge of that Indian Reserve to the most northerly extremity of that peninsula of land lying westerly of Island G1457; thence northeasterly in a straight line to the most southerly extremity of a peninsula of land in Rainy Lake Indian Reserve No. 18C lying immediately north of Island G1457; thence in a northerly, westerly, easterly, northwesterly and westerly direction following the water's edge along that Indian Reserve to the northerly limit of that Indian Reserve; thence westerly along the northerly limit of that Indian Reserve and its westerly production to the water's edge along the easterly boundary of Rainy Lake Indian Reserve No. 16D; thence northwesterly and westerly along the easterly and northerly boundaries of that Indian Reserve to the northwesterly corner thereof; thence southerly along the westerly boundary of that Indian Reserve to the northerly boundary of that geographic Township of Miscampbell; thence westerly along the northerly boundary of that geographic township to the southeasterly corner of the geographic Township of Dance; thence northerly along the easterly boundary of that geographic township to the water's edge along the southerly limit of Northwest Bay; thence northwesterly along that water's edge to the northerly boundary of the geographic Township of Dance; thence westerly along the northerly boundaries of the geographic townships of Dance and Kingsford to the southeasterly corner of the geographic Township of Potts; thence northerly along the easterly boundary of the geographic townships of Potts and Menary to the easterly production of the northerly limit of Concession III in the geographic Township of Dewart: thence westerly along that production across the

geographic townships of Menary and Rowe and the northerly limit of Concession III in that geographic Township of Dewart to the northwesterly corner of Lot 6 in Concession III in that geographic township; thence southerly along that westerly limit to the southerly limit of the right of way of Secondary Highway No. 600; thence westerly along that southerly limit to the intersection with the westerly limit of the right of way of Secondary Highway No. 619; thence northerly along that limit to the southerly boundary of the geographic Township of Morson; thence westerly along that boundary to the water's edge along the easterly shore of Lake of the Woods; thence southerly along that water's edge to the boundary between the territorial districts of Kenora and Rainy River; thence westerly along that boundary to the International Boundary between Canada and the United States of America; thence northwesterly and northerly along that boundary to the Interprovincial Boundary between Ontario and Manitoba; thence northerly along that boundary to the place of beginning. O. Reg. 49/71, Sched. 2.

Schedule 3

Beginning at the intersection of the International Boundary between Canada and the United States of America with the boundary between the territorial districts of Kenora and Rainy River; thence easterly along the northerly boundary of the Territorial District of Rainy River 15 miles, more or less, to the intersection with the easterly shore of the Lake of the Woods; thence northeasterly along that easterly shore to the intersection with the southerly boundary of the geographic Township of Morson; thence easterly along the southerly boundary of that geographic township to the intersection with the westerly limit of the right of way of Secondary Highway No. 619; thence southerly along that westerly limit to the intersection with the southerly limit of the right of way of Secondary Highway No. 600; thence easterly along that southerly limit to the intersection with the westerly limit of Lot 6, in Concession II, in the geographic Township of Dewart; thence northerly along that westerly limit and the westerly limit of Lot 6, in Concession III, to the northerly limit of Concession III in the said geographic township; thence easterly along the northerly limit of that concession, and its easterly production across the geographic townships of Rowe and Menary to the easterly boundary of the lastmentioned geographic township; thence southerly along the easterly boundary of the geographic townships of Menary and Potts to the southeasterly corner of the last-mentioned geographic townships; thence easterly along the northerly boundary of the geographic townships of Kingsford and Dance to the intersection with the water's edge along the Northwest Bay of Rainy Lake; thence southeasterly along that water's edge to the northerly production of the easterly boundary of the geographic Township of Dance; thence southerly along that production and that easterly boundary to the southeasterly corner of the last-mentioned geo-

graphic township; thence easterly along the northerly boundary of the geographic Township of Miscampbell to the intersection with the westerly boundary of Rainy Lake Indian Reserve No. 16D; thence northerly along that westerly boundary to the northwesterly corner thereof; thence easterly along the northerly boundary of that Indian Reserve to the water's edge along the westerly shore of Stanjikoming Bay; thence southeasterly along that water's edge to the westerly production of the northerly boundary of Rainy Lake Indian Reserve No. 18C; thence easterly along that production and that northerly boundary to the water's edge of Rainy Lake; thence southerly, northeasterly, southeasterly, easterly and southeasterly following that water's edge to the most southerly extremity of a peninsula of land lying immediately north of Island G1457: thence southwesterly in a straight line to the most northerly extremity of a peninsula of land in Rainy Lake Indian Reserve No. 18B lying northwesterly of Island G1457; thence southeasterly along the water's edge of Rainy Lake to the easterly extremity of a peninsula of land lying northwesterly of Island G937; thence southeasterly in a straight line across the mouth of Haymarsh Bay to the water's edge along the most easterly extremity of a peninsula of land in Rainy Lake Indian Reserve No. 18B lying southeasterly of Island G945; thence southerly, southwesterly and southerly along the water's edge of Rainy Lake and Sand Bay of Rainy Lake to the northerly limit of the right of way of the Duluth, Winnipeg and Pacific Railway; thence southeasterly along that railway limit to the International Boundary between Canada and the United States of America; thence in a southerly, southwesterly and northwesterly direction along that international boundary to the place of beginning. O. Reg. 49/71, Sched. 3.

Schedule 4

- 1. The Territorial District of Parry Sound.
- 2. That part of the territorial districts of Algoma and Sudbury described as follows:

Beginning at the intersection of the water's edge of Pancake Bay with the westerly production of the northerly boundary of the geographic Township of Herrick; thence easterly along that westerly production and the northerly boundary of the geographic townships of Herrick, Fisher, Tilley and Archibald to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic Township of Archibald to the northwesterly corner of the geographic Township of Marne; thence easterly along the northerly boundary of the geographic townships of Marne and Tp. 24, Range 11 to the westerly boundary of geographic Township Tp. 23, Range 11; thence northerly along that westerly boundary to the northwesterly corner of that geographic township; thence easterly along the northerly boundary of geographic townships Tp. 23, Range 11, Tp. 22,

Range 11, Tp. 4H and Tp. 4G to the westerly boundary of geographic Township Tp. 4F; thence northerly along that westerly boundary to the northwesterly corner of that geographic township; thence westerly along the northerly boundary of geographic townships Tp. 4F and Tp. 4E to the westerly boundary of geographic Township Tp. 4D; thence northerly along that westerly boundary to the northwesterly corner of the last-mentioned geographic township; thence easterly along the northerly boundary of geographic townships Tp. 4D, Tp. 4C, Tp. 4B, Tp. 4A, X, T and P to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of geographic townships P and O to the northerly boundary of geographic Township N; thence easterly along the northerly boundary of that geographic township to the northeasterly corner thereof; thence southerly along the easterly boundary of geographic Township N to the southeasterly corner thereof; thence easterly along the northerly boundary of geographic Township I to the westerly limit of the right-of-way of that part of the King's Highway known as No. 553; thence in a southeasterly, southerly and southeasterly direction following that highway limit to the northerly limit of that part of the King's Highway known as No. 17; thence south astronomically to the water's edge along the northerly bank of the Spanish River; thence westerly along that water's edge and the water's edge of the North Channel to longitude 82° 30'; thence southerly along longitude 82° 30' to the boundary of the Territorial District of Algoma; thence westerly in a straight line to an angle in the International Boundary between Canada and the United States of America in the North Channel of Lake Huron between Cockburn Island and Drummond Island; thence in a northwesterly direction following that International Boundary through the North Channel of Lake Huron, the St. Mary River and its expansions and Lake Superior to the westerly production of the north boundary of the geographic Township of Herrick; thence easterly along that production to the place of beginning.

3. That part of the Territorial District of Nipissing lying southerly of a line described as follows:

Beginning at a point in the boundary between Ontario and Quebec where it is intersected by the northerly production of the easterly boundary of the geographic Township of Papineau in the Territorial District of Nipissing; thence southerly along that production and the easterly boundary of that geographic township to the south easterly corner thereof; thence westerly along the southerly boundary of that geographic township to the easterly boundary of the geographic Township of Lauder; thence southerly along that boundary to the southeasterly corner of the last-mentioned geographic township; thence westerly along the southerly boundary of that geographic township to the southwesterly corner thereof; thence northerly along the westerly boundary of that geographic township and the geographic Township of Calvin to the southeasterly corner of the geographic Township of Bonfield; thence westerly along the southerly boundary of the last-mentioned geographic township to the southwesterly corner thereof; thence northerly along the westerly boundary of that geographic township to the southeasterly corner of the geographic Township of East Ferris; thence westerly along the southerly boundary of the last-mentioned geographic township to the southwesterly corner thereof; thence northerly along the westerly boundary of that geographic township to the southerly boundary of the geographic Township of West Ferris; thence westerly along the southerly boundary of the last-mentioned geographic township to the southwesterly corner thereof.

- 4. The Territorial District of Muskoka except those parts of the Township of Muskoka Lakes and the Town of Gravenhurst that were formerly the parts of the geographic townships of Medora and Wood lying easterly of the centre line of the right-of-way of the Canadian National Railways and northerly of a line between concessions XV and XVI in the said geographic Township of Wood.
 - 5. The Provisional County of Haliburton.
 - 6. The County of Renfrew.
- 7. Those parts of the counties of Frontenac, Hastings, Lennox and Addington and Peterborough lying northerly of that part of the King's Highway known as No. 7.
- 8. That part of the County of Lanark lying northerly and easterly of a line described as follows:

Beginning at the intersection of the westerly boundary of the county and the centre line of that part of the King's Highway known as No. 7; thence easterly along that centre line to the intersection with the centre line of that part of the King's Highway known as No. 43; thence easterly along that centre line to the intersection with the centre line of that part of the King's Highway known as No. 29; thence southerly along that centre line to the southerly boundary of the county; thence easterly to the easterly boundary of the county.

- 9. The townships of Rama and Mara in the County of Ontario.
- 10. The Township of Somerville and those parts of the townships of Dalton and Laxton, Digby and Longford lying northerly of the Monk Road in the County of Victoria. O. Reg. 49/71, Sched. 4.

Schedule 5

- The territorial districts of Timiskaming and Manitoulin except the Island of Manitoulin.
- 2. The Territorial District of Sudbury except the geographic Township of Victoria and that part of the geographic Township of Salter lying westerly of the

westerly limit of the right-of-way of that part of the King's Highway known as No. 553.

3. That part of the Territorial District of Algoma lying northerly and easterly of a line described as follows:

Beginning at the intersection of the water's edge of Pancake Bay with the westerly production of the northerly boundary of the geographic Township of Herrick; thence easterly along that westerly production and the northerly boundary of the geographic townships of Herrick, Fisher, Tilley and Archibald to the northeasterly corner of the lastmentioned geographic township; thence southerly along the easterly boundary of the geographic Township of Archibald to the northwesterly corner of the geographic Township of Marne; thence easterly along the northerly boundary of the geographic townships of Marne and Tp. 24, Range 11 to the westerly boundary of geographic Township Tp. 23, Range 11: thence northerly along that westerly boundary to the northwesterly corner of that geographic township; thence easterly along the northerly boundary of geographic townships Tp. 23, Range 11, Tp. 22, Range 11, Tp. 4H and Tp. 4G to the westerly boundary of geographic Township Tp. 4F; thence northerly along that westerly boundary to the northwesterly corner of that geographic township; thence westerly along the northerly boundary of geographic townships Tp. 4F and Tp. 4E to the westerly boundary of geographic Township Tp. 4D; thence northerly along that westerly boundary to the northwesterly corner of the last-mentioned geographic township; thence easterly along the northerly boundary of geographic townships Tp. 4D, Tp. 4C, Tp. 4B, Tp. 4A, X, T and P to the northeasterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of geographic townships P and O to the northerly boundary of geographic Township N; thence easterly along the northerly boundary of that geographic township to the northeasterly corner thereof; thence southerly along the easterly boundary of geographic Township N to the southeasterly corner thereof; thence easterly along the northerly boundary of geographic Township 1 to the westerly limit of the right-of-way of that part of the King's Highway known as No. 553; thence in a southeasterly, southerly and southeasterly direction following that highway limit to the northerly limit of that part of the King's Highway known as No. 17; thence south astronomically to the high-water mark along the northerly bank of the Spanish River; thence easterly along that high-water mark to the southeasterly corner of the geographic Township of Salter.

4. That part of the Territorial District of Cochrane lying easterly of a line described as follows:

Beginning at the southwesterly corner of the geographic Township of Clavet; thence northerly along the meridian line run by Ontario Land Surveyor Niven in 1908 and its northerly production to the intersection with the centre of the main channel of the Albany River.

5. That part of the Territorial District of Nipissing lying northwesterly of a line described as follows:

Beginning at the intersection of the high-water mark of Lake Nipissing with the westerly production of the centre line of that part of the King's Highway known as No. 17B; thence easterly along that production and that centre line to the centre line of that part of the King's Highway known as No. 17; thence northerly along that centre line to the centre line of that part of the King's Highway known as No. 63; thence northeasterly along that centre line to the Interprovincial Boundary between Ontario and Quebec. O. Reg. 49/71, Sched. 5.

Schedule 6

- 1. The islands in the Territorial District of Manitoulin except the geographic Township of Cockburn Island and Philip Edward Island.
- 2. In the Township of Oxford in the County of Grenville and described as follows:

Beginning at the southwesterly angle of Lot 27 in Concession I: thence northerly along the westerly limit of that lot to the intersection with the production westerly of the southerly limit of the travelled road along the southerly limit of a golf course occupying the northerly part of Lot 27 in Concession I; thence easterly along that production and the southerly limit of that travelled road to the easterly limit of said Lot 27; thence northerly along the easterly limit of that lot to the northerly limit of a plan registered in the Registry Office for the County of Grenville as No. 16 for the Township of Oxford; thence easterly along the northerly limit of that plan to the line between the east and west halves of Lot 28 in Concession I; thence northerly along that line to a point therein distant 166 feet measured southerly thereon from the high-water mark on the southerly shore of the Rideau River and Rideau Canal; thence easterly and perpendicular to the line between the east and west halves of Lot 28 a distance of 450 feet; thence northerly parallel to the line between the east and west halves of Lot 28 to the high-water mark on the southerly shore of the Rideau River and Rideau Canal; thence in a general easterly direction following that high-water mark to a point therein distant 300 feet measured easterly and perpendicular to the westerly limit of Lot 29 in Concession I; thence southerly and parallel to the westerly limit of Lot 29 a distance of 120 feet; thence easterly and perpendicular to the westerly limit of Lot 29 a distance of 120 feet; thence northerly and parallel to the westerly limit of Lot 29 a distance of 120 feet, more or less, to the high-water mark along the southerly shore of the Rideau River and Rideau Canal; thence in a general easterly direction to the intersection with a line drawn parallel to the line between the east and west halves of Lot 29 in Concession I; thence southerly along that parallel line to a point distant 150 feet measured westerly and perpendicular to the line between the east and west halves of Lot 29 from a point therein distant

150 feet measured southerly thereon from the highwater mark on the southerly shore of the Rideau River and Rideau Canal; thence easterly and perpendicular to the line between the east and west halves of Lot 29 a distance of 250 feet; thence northerly parallel to the line between the east and west halves of Lot 29 to the intersection with the high-water mark on the southerly shore of Rideau River and Rideau Canal; thence in a general easterly direction following that high-water mark to the confluence with the high-water mark on the westerly shore of Kemptville Creek; thence in a general southerly direction following that high-water mark to the intersection with the southerly limit of Lot 28 in Concession II; thence westerly along the southerly limit of lots 28 and 27 to the southeasterly angle of Lot 26, in Concession II: thence northerly along the easterly limit of that lot 540 feet; thence westerly in a straight line to a point in the easterly limit of that part of the King's Highway known as No. 16 and which said point is distant 499 feet measured northerly along that limit from the southerly limit of lot 26; thence northerly along the easterly limit of that highway to the line between concessions I and II: thence westerly along the line between concessions I and II to the place of beginning.

3. The Township of St. Edmunds in the County of Bruce. O. Reg. 49/71, Sched. 6.

Schedule 7

All that part of the territorial districts of Kenora Patricia Portion and Cochrane lying northerly of a line described as follows:

Beginning at the intersection of the 11th Base Line with the Inter-provincial Boundary between Ontario and Manitoba; thence easterly along the 11th Base Line to the water's edge along the westerly bank of the Wabassi River; thence in an easterly, southeasterly, northeasterly and easterly direction following that water's edge to the water's edge along the northerly bank of the Albany River; thence in a southeasterly direction following that water's edge to the intersection with the northerly production of the westerly boundary of the geographic Township of Bicknell; thence southerly along that northerly production to the 7th Base Line; thence easterly along that Base Line to the westerly limit of the right-of-way of the Ontario Northland Railway; thence in a southeasterly direction along that limit to the northerly boundary of the geographic Township of Marven in the Territorial District of Cochrane; thence easterly along the northerly boundary of the geographic townships of Marven, Thorning and Potter to the northwesterly corner of the geographic Township of Sangster; thence southerly along the westerly boundary of that geographic township to the southwesterly corner thereof; thence easterly along the southerly boundary of the geographic townships of Sangster, Bragg, Newman, Tomlinson, Hurtubise and St. Laurent to the Interprovincial Boundary between Ontario and Quebec. O. Reg. 49/71, Sched. 7.

Schedule 8

Beginning at a point in the Ottawa River at the intersection of the Interprovincial Boundary between Ontario and Ouebec with the easterly production of the southerly boundary of the geographic Township of Burnaby in the Territorial District of Nipissing; thence westerly along the said easterly production and the southerly boundary of that geographic township to the northeasterly corner of the geographic Township of Flett; thence southerly along the easterly boundary of that geographic township to the southeasterly corner thereof; thence westerly along the southerly boundary of the geographic townships of Flett, Milne, Olive, Torrington and Vogt to the southwesterly corner of the last-mentioned geographic township; thence northerly along the westerly boundary of the geographic townships of Vogt and Phyllis to the southeasterly corner of the geographic Township of Belfast; thence westerly along the southerly boundary of that geographic township to the southwesterly corner thereof; thence westerly along the southerly boundary of the geographic townships of Armagh and Clary in the Territorial District of Sudbury to the southwesterly corner of the last-mentioned geographic township; thence northerly along the westerly boundary of the geographic Township of Clary to the northwesterly corner thereof; thence westerly along the southerly boundary of the geographic Township of Turner to the southwesterly corner thereof; thence northerly along the westerly boundary of the last-mentioned geographic township to the northwesterly corner thereof; thence easterly along the northerly boundary of the last-mentioned geographic township to the southwesterly corner of the geographic Township of Dundee; thence northerly along the westerly boundary of the last-mentioned geographic township to the northwesterly corner thereof; thence westerly along the southerly boundary of the geographic Township of Ellis to the southwesterly corner thereof: thence northerly along the westerly boundary of that geographic township to the southeasterly corner of the geographic Township of McLeod; thence westerly along the southerly boundary of the townships of McLeod, Stull, Unwin, Hodgetts, Beulah, Blewett, Brebeuf, Paudash, Chalet, Tp. 9, Margaret, Elizabeth, Abney, Hubbard, and Tp. 8Z to the southwesterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of geographic townships Tp. 7A, and Tp. 6A in the Territorial District of Algoma to the southeasterly corner of the last-mentioned geographic township; thence westerly along the southerly boundary of geographic townships Tp. 6A, Tp. 6B, Tp. 6C, and Tp. 6D to the southwesterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of geographic township Tp. 6E to the southeasterly corner thereof; thence westerly along the southerly boundary of geographic townships Tp. 6E, Tp. 6F, Tp. 6G, Tp. 6H, Tp. 22, Range 13, and Tp. 23, Range 13 to the southwesterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of geographic Township Tp. 24, Range 13

to the southeasterly corner thereof; thence westerly along the southerly boundary of the last-mentioned geographic township to the intersection with the westerly limit of the right-of-way of the Algoma Central Railway; thence northwesterly, easterly, and northerly following that right-of-way to the intersection with the high-water mark on the southerly bank of the Michipicoten River; thence in a westerly direction along that high-water mark to the confluence with the water's edge along the shore of Lake Superior; thence west astronomically to the southerly production of the westerly boundary of geographic Township Tp. 33, Range 23; thence southerly along that southerly production to the International Boundary between Canada and the United States of America; thence in a northwesterly, southwesterly and westerly direction following that international boundary to a point in Saganaga Lake where that international boundary is intersected by the easterly boundary of the Territorial District of Rainy River; thence northerly along that easterly boundary to the northeasterly corner of that territorial district; thence westerly along the northerly boundary of that territorial district to the intersection with the 7th Meridian; thence northerly along the 7th Meridian in the Territorial District of Kenora to the intersection with the southerly boundary of the geographic Township of MacNicol; thence easterly along the southerly boundary of the geographic townships of MacNicol, Tustin and Bridges to the southwesterly corner of the geographic Township of Docker; thence in a northerly direction along the westerly boundary of the geographic townships of Docker and Smellie to the northwesterly corner of the last-mentioned geographic township; thence northerly along the northerly production of the westerly boundary of the geographic Township of Smellie to the intersection with the centre line of the right-of-way of the most northerly east-west line of the Canadian National Railways; thence westerly along that centre line to the intersection with the Inter provincial Boundary between Ontario and Manitoba; thence northerly along that boundary to the intersection with the 11th Base Line; thence easterly along the 11th Base Line to the Wabassi River flowing into the Albany River; thence in a general southerly and easterly direction following that river to the Albany River; thence in a general southeasterly direction along the Albany River to the intersection with the northerly production of the westerly boundary of the geographic Township of Bicknell; thence southerly along that northerly production to the 7th Base Line; thence easterly along that base line to the westerly limit of the right-of-way of the Ontario Northland Railway; thence in a southeasterly direction along that limit to the northerly boundary of the geographic Township of Marven in the Territorial District of Cochrane; thence easterly along the northerly boundary of the geographic townships of Marven, Thorning and Potter to the northwesterly corner of the geographic Township of Sangster; thence southerly along the westerly limit of that geographic township to the southwesterly corner thereof; thence easterly along the southerly boundary of the geographic townships of Sangster, Bragg, Newman, Tomlinson, Hurtubise and

St. Laurent to the Interprovincial Boundary between Ontario and Quebec; thence in a southeasterly direction along that boundary to the place of beginning. Saving and Excepting thereout and therefrom the islands in Lake Nipigon in the Territorial District of Thunder Bay. O. Reg. 49/71, Sched. 8.

Schedule 9

Beginning at a point in Saganaga Lake where the the International Boundary between Canada and the United States of America is intersected by the easterly boundary of the Territorial District of Rainy River; thence northerly along that easterly boundary to the northeasterly corner of the said Territorial District of Rainy River; thence westerly along the northerly boundary of that territorial district to the intersection with the 7th Meridian; thence northerly along the 7th Meridian in the Territorial District of Kenora to the intersection with the southerly boundary of the geographic Township of MacNicol; thence easterly along the southerly boundaries of the geographic townships of MacNicol, Tustin and Bridges to the southwesterly corner of the geographic Township of Docker; thence in a northerly direction along the westerly boundaries of the geographic townships of Docker and Smellie to the northwesterly corner of the last-mentioned geographic township; thence northerly along the northerly production of the westerly boundary of the geographic Township of Smellie to the intersection with the centre line of the right-of-way of the most northerly east-west line of the Canadian National Railways; thence westerly along that centre line to the intersection with the boundary between Ontario and Manitoba; thence southerly along that boundary to the intersection with the International Boundary between Canada and the United States of America; thence southeasterly along that international boundary to the intersection with the boundary between the territorial districts of Kenora and Rainy River; thence easterly along the northerly boundary of the Territorial District of Rainy River 15 miles, more or less, to the intersection with the easterly shore of the Lake of the Woods; thence northeasterly along that easterly shore to the southerly boundary of the geographic Township of Morson; thence easterly along the southerly boundary of that geographic township to the intersection with the westerly limit of the right-of-way of Secondary Highway No. 619; thence southerly along that westerly limit to the intersection with the southerly limit of the right-of-way of Secondary Highway No. 600; thence easterly along that southerly limit to the intersection with the westerly limit of Lot 6, in Concession II, in the geographic Township of Dewart; thence northerly along the westerly limit and the westerly limit of Lot 6, in Concession III, to the northerly limit of Concession III in the said geographic township; thence easterly along the northerly limit of that concession, and its easterly production across the geographic townships of Rowe and Menary to the easterly boundary of the lastmentioned geographic township; thence southerly

along the easterly boundary of the geographic townships of Menary and Potts to the southeasterly corner of the last-mentioned geographic township; thence easterly along the northerly boundary of the geographic townships of Kingsford and Dance to the intersection with the water's edge along the Northwest Bay of Rainy Lake; thence southeasterly along that water's edge to the northerly production of the easterly boundary of the geographic Township of Dance; thence southerly along that production and that easterly boundary to the southeasterly corner of the last-mentioned geographic township; thence easterly along the northerly boundary of the geographic Township of Miscampbell to the intersection with the westerly boundary of Rainy River Indian Reserve No. 16D; thence northerly along that westerly boundary to the northwesterly corner thereof; thence easterly along the northerly boundary of that Indian Reserve to the water's edge along the westerly shore of Stanjikoming Bay; thence southeasterly along that water's edge to the westerly production of the northerly boundary of Rainy Lake Indian Reserve No. 18C; thence easterly along that production and that northerly boundary to the water's edge of Rainy Lake; thence southerly, northeasterly, southeasterly, easterly, and southeasterly following that water's edge to the most southerly extremity of a peninsula of land lying immediately north of Island G1457; thence southwesterly in a straight line to the most northerly extremity of a peninsula of land in Rainy Lake Indian Reserve No. 18B lying immediately west of Island G1457; thence southeasterly along the water's edge of Rainy Lake to the easterly extremity of a peninsula of land lying northwesterly of Island G937; thence southeasterly in a straight line across the mouth of Haymarsh Bay to the water's edge along the most easterly extremity of a peninsula of land in Rainy Lake Indian Reserve No. 18B lying southerly of Island G945; thence southerly, southwesterly and southerly along the water's edge of Rainy Lake and Sand Bay of Rainy Lake to the northerly limit of the right of way of the Duluth, Winnipeg and Pacific Railway; thence southeasterly along that railway limit' to the International Boundary between Canada and the United States of America; thence in a southeasterly direction along that international boundary to the place of beginning. O. Reg. 49/71, Sched. 9.

Schedule 10

Beginning at the northeasterly corner of the geographic Township of Selkirk, in the Territorial District of Sudbury; thence westerly along the northerly boundary of that geographic Township to the easterly boundary of the geographic Township of Haentschel; thence northerly along the easterly boundary of that geographic township to the northeasterly corner thereof; thence westerly along the northerly boundary of the geographic townships of Haentschel, Valin, Leask, Lampman, Marshay, Shelley, Baynes, Marquette, Tp. 7, Tp. 8, McPhail, Kelso, Cortez and Iris to the northwesterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of geographic Township Tp. 7Z

O. Reg. 49/71

in the Territorial District of Algoma to the northwesterly corner thereof; thence southerly along the westerly boundary of geographic townships Tp. 7Z and Z to the southwesterly corner of the lastmentioned geographic township; thence westerly along the northerly boundary of geographic townships Tp. 5A,, Tp. 5B, Tp. 5C and Tp. 5D to the northwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of the last-mentioned geographic township to the northeasterly corner of geographic Township Tp. 5E; thence westerly along the northerly boundary of geographic townships Tp. 5E, Tp. 5F, Tp. 5G, Tp. 5H, Tp. 22, Range 12 and Tp. 23, Range 12, to the northwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of that geographic township to the northeasterly corner of geographic Township Tp. 24. Range 12; thence westerly along the northerly boundary of that geographic township to the westerly limit of the right-of-way of the Algoma Central Railway; thence northwesterly, easterly, and northerly along that railway limit to the high-water mark along the southerly bank of the Michipicoten River; thence westerly along that high-water mark to the confluence with the water's edge of Lake Superior; thence west astronomically to the intersection with the southerly production of the westerly boundary of geographic Township Tp. 33, Range 23; thence southerly along that southerly production to the intersection with the International Boundary between Canada and the United States of America; thence southeasterly following that boundary to an angle therein in the North Channel of Lake Huron between Cockburn Island and Drummond Island; thence easterly along the southerly boundary of the Territorial District of Algoma through the North Channel of Lake Huron to the intersection with longitude 82° 30'; thence northerly along that longitude to the intersection with the northerly limit of the right-of-way of that part of the King's Highway known as No. 17; thence northeasterly along that highway limit to the intersection with the easterly boundary of the geographic Township of Hagar in the Territorial District of Sudbury; thence northerly along the easterly boundary of the geographic townships of Hagar, Loughrin, Davis, Kelly, and McCarthy to the northeasterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of that geographic township to the northwesterly corner thereof; thence northerly along the easterly boundary of the geographic townships of McConnell and DeMorest to the northeasterly corner of the last-mentioned geographic township, thence westerly along the northerly boundary of the last-mentioned geographic township to the northwesterly corner thereof; thence northerly along the easterly boundary of the geographic Township of Marconi to the southerly boundary of the geographic Township of Selkirk; thence easterly along the southerly boundary of that geographic township to the southeasterly corner thereof; thence northerly along the easterly boundary of that geographic township to the place of beginning. Saving and Excepting thereout and therefrom

St. Joseph Island in the Territorial District of Algoma. O. Reg. 49/71, Sched. 10.

O. Reg. 50/71

Schedule 11

Beginning at a point in the Ottawa River at the intersection of the Interprovincial Boundary between Ontario and Quebec with the easterly production of the northerly boundary of the geographic Township of Parkman in the Territorial District of Nipissing; thence westerly along that easterly production and the northerly boundary of the geographic townships of Parkman and Angus to the northwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of the geographic Township of Angus to the northerly boundary of the geographic Township of LaSalle; thence westerly along the northerly boundary of the geographic townships of LaSalle, Gooderham, Kenny, Sisk, McCallum and Hobbs to the northwesterly corner of the last-mentioned geographic township; thence northerly along the easterly boundary of the geographic townships of Clement and Scholes to the northeasterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of the lastmentioned geographic township to the northwesterly corner thereof; thence westerly along the northerly boundary of the geographic townships of Afton and Sheppard, in the Territorial District of Sudbury, to the northwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of the last-mentioned geographic township to the southwesterly corner thereof; thence easterly along the southerly boundary of the lastmentioned geographic township to the southeasterly corner thereof; thence southerly along the westerly boundary of the geographic townships of Macbeth, McNish, Janes, Henry and Ratter to the intersection with the northerly limit of the right-of-way of that part of the King's Highway known as No. 17; thence southeasterly along that right-of-way to the intersection with the westerly limit of that part of Secondary Highway known as No. 533; thence east astronomically to the intersection with the Interprovincial Boundarp between Ontario and Quebec; thence in a northwesterly direction along that boundary to the place of beginning. O. Reg. 49/71, Sched. 11.

(5044)

7

THE PUBLIC HEALTH ACT

O. Reg. 50/71. Health Units-General. Made-January 14th, 1971. Approved—January 28th, 1971. Filed—February 2nd, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

1. Subsection 2 of section 13 of Regulation 510 of Revised Regulations of Ontario, 1960, as remade by section 1 of Ontario Regulation 69/70, is revoked and the following substituted therefor:

(2) In the year 1970, the unorganized area health unit grant in the case of a health unit mentioned in column 1 of the Table shall be in the amount set opposite thereto in column 2.

TABLE

Item	COLUMN 1	Column 2
	Name	Grant
1.	Algoma Health Unit	\$ 4,453.47
2.	Muskoka-Parry Sound Health Unit	60,030.88
3.	North Bay and District Health Unit	9 220.75
4.	Northwestern Health Unit	65,930.78
5.	Porcupine Health Unit	49 043 75
6.	Renfrew County and District Health Unit	3,254,34
7.	Sudbury and District Health Unit	100,054.11
8.	Thunder Bay Health Unit	26,363.95
9.	Timiskaming Health Unit	32,075.64

THOMAS L. WELLS

Minister of Health

Dated at Toronto, this 14th day of January, 1971.

(5045)

THE PUBLIC HEALTH ACT

O. Reg. 51/71.

Health Units—General.

Made—January 14th, 1971.

Approved—January 28th, 1971.

Filed—February 2nd, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

 Schedule 14a to Regulation 510 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 188/66, is revoked and the following substituted therefor:

MIDDLESEX-LONDON DISTRICT HEALTH UNIT

- 1. The Board of Health of the Middlesex-London District Health Unit shall consist of eight members as follows:
 - Two members to be appointed by the Lieutenant Governor in Council.
 - ii. Three members to be appointed annually by the County Council of the County of Middlesex.
 - iii. Three members to be appointed annually by the Municipal Council of the City of London.
- 2. This Regulation comes into force on the 1st day of January, 1971.

THOMAS L. WELLS

Minister of Health

Dated at Toronto, this 14th day of January, 1971. (5046)

THE CONSERVATION AUTHORITIES ACT, 1968

O. Reg. 52/71.

Conservation Areas—Metropolitan Toronto and Region. Made—December 24th, 1970. Approved—January 28th, 1971. Filed—February 2nd, 1971.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT, 1968

- Section 1 of Ontario Regulation 128/65 is amended by adding thereto the following clause:
- (ba) "motorized snow vehicle" has the same meaning as in The Motorized Snow Vehicles Act, 1968.
 - Clause e of subsection 2 of section 17 of Ontario Regulation 128/65 is revoked.
- (2) The said section 17 is further amended by adding thereto the following subsections:

- (2a) No person shall operate a motorized snow vehicle in the following conservation areas, unless a daily permit or a special use permit has been issued by the Secretary-Treasurer: Albion Hills, Cold Creek, Claireville, Greenwood.
- (2b) Operators of motorized snow vehicles shall operate their vehicle only in those sections of the area which are designated for the purpose.
- (2c) No person shall operate a motorized snow vehicle in the following conservation areas, unless a special use permit has been issued therefor by the Secretary-Treasurer: Glen Haffy, Nashville, Bolton Reservoir, Ebenezer, Goodwood and Glen Major.
- (2d) Special use permits issued under subsection 2c may be issued subject to conditions which the Secretary-Treasurer may from time to time set.
- (2e) Operators of motorized snow vehicles shall produce their permit for inspection by an officer of the Authority upon request.
- (2f) Officers of the Authority may revoke the daily permit or the special use permit for a motorized snow vehicle if in their opinion the vehicle is not being operated in the interest of the safest and most orderly use of the conservation area.
- (2g) Motorized snow vehicles which have not been issued a permit by the Department of Transport and which do not carry public liability and property damage insurance shall not be issued a daily or special use permit by the Authority.
- (2h) No permit issued under this Regulation is transferable.
- (2i) No person shall operate a motorized snow vehicle in the following conservation areas: Palgrave, Snelgrove, Heart Lake, Humber Trails, King Creek, Boyd, Woodbridge, Black Creek, Lake St. George, Oakbank, Bruce's Mill, Stouffville, Milne, Claremont, Lower Rouge, Petticoat Creek, Frenchman's Bay, Pickering, Lower Duffin Creek and West Branch Duffin Creek.
- (2j) Employees and agents of the Authority while on the business of the Authority are excepted from subsection 2i.
 - Section 19 of Ontario Regulation 128/65, as amended by section 1 of Ontario Regulation 235/66, is further amended by adding thereto the following subsections:
- (10) The fee for a daily use permit for a motorized snow vehicle is \$1 per day.
- (11) The fee for a motorized snow vehicle special use permit is \$5 per year.
 - (12) Where a special use permit has been issued

in respect of a motorized snow vehicle, no daily use permit is required for the vehicle.

Metropolitan Toronto and Region Conservation Authority:

G. Ross Lord Chairman

FRED L. LUNN Secretary-Treasurer

Dated at Toronto, this 24th day of December, 1970.

(5061)

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 53/71.

Designations—Trans-Canada Highway—Orillia to Quebec Boundary.

Made—January 28th, 1971. Filed—February 3rd, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

1. Schedule 14, as remade by section 1 of Ontario Regulation 151/62, schedules 21 and 22, as remade by section 1 of Ontario Regulation 113/63, Schedule 23, as remade by section 1 of Ontario Regulation 113/63 and amended by section 3 of Ontario Regulation 226/67 and section 2 of Ontario Regulation 129/68, Schedule 24, as remade by section 2 of Ontario Regulation 269/68, Schedule 25, as remade by section 1 of Ontario Regulation 113/63, and Schedule 26, as made by section 2 of Ontario Regulation 151/62, to Regulation 219 of Revised Regulations of Ontario, 1960 are revoked and the following substituted therefor:

OTTAWA BY-PASS

Schedule 14

In the City of Ottawa, formerly in the Township of Nepean, in the Regional Municipality of Ottawa-Carleton being,

- Part of lots G and F, Concession D, Rideau Front.
- 2. Part of lots G and F, Concession C, Rideau Front.
- 3. Part of lots 32 to 37, both inclusive, Concession 1, Ottawa Front.
- Part of Lot Letter 1, Concession A, Rideau Front.

- 5. Part of lots 19 to 30, both inclusive, Concession 2, Ottawa Front.
- 6. Part of,
 - (a) lots 6, and 12 to 31, both inclusive, north of Hawthorne Avenue; and
 - (b) Concord Street,

registered plan 161.

- 7. All of Lot 7, registered plan 161.
- 8. Part of,
 - (a) lots A, I, K, and 1 to 11, both inclusive, south of Wildwood Street; and
 - (b) Main Street,

registered plan 150.

- 9. All of,
 - (a) Wildwood Street; and
 - (b) Lot H.

registered plan 150.

- 10. Part of lots 9 and 10, registered plan 61.
- 11. All of lots 5, 6, 7 and 8, registered plan 61.
- 12. Part of,
 - (a) lots 28, 29 and 30; and
 - (b) Echo Drive,

registered plan 27.

- 13. Part of,
 - (a) lots 6, 11, 12, 21, 36, 37, 38, 39, 40, 43, 44, 45 and 46, south of Catharine Street;
 - (b) lots 19 to 36, both inclusive, and lots 38 to 47, both inclusive, north of Isabella Street;
 - (c) Lot 13, west of Metcalfe Street;
 - (d) Lot 13, west of O'Connor Street;
 - (e) Lot 14, east and west of Bank Street;
 - (f) lots 13 and 14, east and west of Kent Street;
 - (g) lots 14 and 15, west of Lyon Street;

- (h) Lot 15, east and west of Bay Street;
- (i) Lot 15, east of Percy Street;
- (j) lots 14 and 15, west of Percy Street;
- (k) N. C. C. Driveway;
- (1) Elgin Street;
- (m) Metcalfe Street;
- (n) O'Connor Street;
- (o) Bank Street;
- (p) Kent Street;
- (q) Lyon Street;
- (r) Bay Street;
- (s) Percy Street;
- (t) Isabella Street; and
- (u) Bronson Avenue,

registered plan 30.

- 14. All of,
 - (a) lots A, and 1 to 5, both inclusive, and 7 to 10, both inclusive, south of Catharine Street;
 - (b) lots A, and 1 to 18, both inclusive, and 37, north of Isabella Street:
 - (c) lots 13, 14, 15 and 16, east and west of Elgin Street;
 - (d) lots 13, 14, 15 and 16, east of Metcalfe Street;
 - (e) lots 14, 15 and 16, west of Metcalfe Street;
 - (f) lots 13, 14, 15 and 16, east of O'Connor Street;
 - (g) lots 14, 15 and 16, west of O'Connor Street;
 - (h) lots 15 and 16, east and west of Bank Street;
 - (i) lots 15 and 16, east and west of Kent Street;
 - (j) lots 15 and 16, west of Lyon Street;and
 - (k) lots 15 and 16, east and west of Percy Street.

registered plan 30.

- 15. Part of.
 - (a) Block A; and
 - (b) lots 8 to 13, both inclusive, north of Chamberlain Avenue,

registered plan 71572.

- 16. All of,
 - (a) lots 4 to 7, both inclusive, north of Chamberlain Avenue; and
 - (b) lots 14 to 23, both inclusive, north of Chamberlain Avenue,

registered plan 71572.

- 17. All of lots 1 to 12, both inclusive, registered plan 92408.
- 18. Part of,
 - (a) lots 11 and 12, east of Cambridge Street;
 - (b) Lot 22, west of Cambridge Street;
 - (c) Lot 21, east of Bell Street;
 - (d) unnamed lanes;
 - (e) Cambridge Street;
 - (f) Arthur Street; and
 - (g) Bell Street,

registered plan 33.

- 19. All of,
 - (a) lots 8 to 12, both inclusive, west of Bronson Avenue;
 - (b) lots 6 to 10, both inclusive, east of Cambridge Street;
 - (c) lots 17 to 21, both inclusive, west of Cambridge Street; and
 - (d) lots 17 to 20, both inclusive, east of Bell-Street,

registered plan 33.

- 20. Part of Lebreton Street, registered plan 37.
- 21. All of lots 19, 20, 21, 22, 26, 27, 28, 29, 34, 35 and 36, registered plan 37.
- 22. Part of Booth Street, registered plan 32.
- 23. All of lots 7 to 18, both inclusive, registered plan 32.

- 24. Part of.
 - (a) lots 8, 9, 10, 11 and 12; and
 - (b) Kenny Street,

registered plan 64.

- 25. All of lots 4, 5, 6 and 7, registered plan 64.
- 26. All of blocks 128, 132 and 134, registered plan 13.
- 27. Part of.
 - (a) Lot 14; and
 - (b) Arlington Avenue,

registered plan 31155.

- 28. All of lots 19 to 23, both inclusive, registered plan 31155.
- 29. Part of,
 - (a) lots 1568, 1569, 1581, 1591 and 1592;
 - (b) Rochester Street;
 - (c) King Street; and
 - (d) Queen Street,

registered plan 39.

- 30. All of,
 - (a) lots 1570 to 1580, both inclusive; and
 - (b) lots 1593 to 1598, both inclusive, registered plan 39.
- 31. Part of,
 - (a) Preston Street; and
 - (b) Day Street,

registered plan 24.

- 32. All of,
 - (a) lots 7 and 8, east of Day Street;
 - (b) lots 8 and 9, west of Day Street; and
 - (c) lots 8 and 9, east of Preston Street, registered plan 24.
- 33. Part of,
 - (a) lots 19, 20 and 21; and

(b) Arlington Avenue,

registered plan 21.

- 34. All of lots 22 to 28, both inclusive, registered plan 21.
- 35. All of.
 - (a) lots 1 and 2, west of Preston Street;
 - (b) lots 1, 3, 5, 7 and 9, north of Young Street,

registered plan 46.

- 36. Part of,
 - (a) Block D; and
 - (b) Champagne Avenue,

registered plan 73.

- 37. Part of.
 - (a) Loretta Avenue;
 - (b) Breezehill Avenue;
 - (c) Bayswater Avenue;
 - (d) Spadina Avenue;
 - (e) unnamed lanes; and
 - (f) Lot 37, east and west of Spadina Avenue,

registered plan 921/2.

- 38. All of,
 - (a) lots 37, 38, 39 and 40, west of Loretta Avenue;
 - (b) lots 37, 38, 39 and 40, east and west of Breezehill Avenue;
 - (c) lots 37, 38, 39 and 40, east and west of Bayswater Avenue;
 - (d) lots 38, 39 and 40, east and west of Spadina Avenue; and
 - (e) lots 38, 39, 40 and 41, east of Irving Avenue,

registered plan 921/2.

- 39. Part of lots 178 to 185, both inclusive, registered plan 171960.
- 40. Part of,

- (a) Irving Avenue, and
- (b) Fairmont Avenue.

registered plan 223.

- 41. All of lots 34 to 38, both inclusive, registered plan 223.
- All of lots 248 to 253, both inclusive, registered plan 121772.
- All of lots 76 to 85, both inclusive, registered plan 98608.
- 44. Part of.
 - (a) lots 88 and 93;
 - (b) Melrose Avenue;
 - (c) Sherbrooke Avenue; and
 - (d) Rosemount Avenue,

registered plan 107254.

- 45. All of lots 81, 82, 83, 86, 87, 91, 92, 97, 98, 103, 104, 109, 110, 115 and 116, registered plan 107254.
- 46. Part of,
 - (a) lots 4, 5, 13, 14, 22 and 173:
 - (b) Warwick Place; and
 - (c) unnamed lanes,

registered plan 222921.

- 47. All of lots 6, 7, 8, 15, 16, 23 and 24, registered plan 222921.
- 48. Part of.
 - (a) lots 1196, 1198, 1213, 1215, 1372, 1374, 1380, 1399, 1401, 1403, 1405, 1580, 1584, 1603, 1609, 2021 and 2023;
 - (b) Parkdale Avenue;
 - (c) Hamilton Avenue; and
 - (d) Hinton Avenue.

registered plan 157.

- All of lots 1200, 1202, 1204, 1206, 1208, 1217, 1219, 1221, 1376, 1378, 1582, 1605 and 1607, registered plan 157.
- 50. Part of.
 - (a) Lot 405; and

- (b) Faraday Street, registered plan 152206.
- 51. Part of,
 - (a) lots 1815, 1817, 318, 319, 320, 321, 439, 440, 441 and 442;
 - (b) Holland Avenue;
 - (c) Sherwood Drive;
 - (d) Huron Avenue;
 - (e) Harmer Avenue; and
 - (f) unnamed lane,

registered plan 207509.

- 52. All of Lot 1788, registered plan 207509.
- 53. Part of.
 - (a) lots 2392, 2393, 2394, 2395, 2437, 2438, 2439, 2440, 2441, 2444, 2445, 2472, 2473, 2491, 2492, 2493, 2494, 2495, 2496 and 2497;
 - (b) Kenilworth Street;
 - (c) Helena Street:
 - (d) Diana Street:
 - (e) Fairfax Avenue;
 - (f) Geneva Street:
 - (g) Claredon Avenue;
 - (h) Clarendon Crescent;
 - (i) Enida Street; and
 - (j) Island Park Drive,

registered plan M-48.

- 54. Part of,
 - (a) Block H;
 - (b) Island Park Drive;
 - (c) Brenmore Avenue; and
 - (d) Merivale Road,

registered plan 408.

- 55. Part of,
 - (a) lots 26 and 27;

- (b) Carling Avenue; and
- (c) Kirkwood Avenue.

registered plan 268.

- 56. Part of,
 - (a) lots 1 to 7, both inclusive;
 - (b) Kirkwood Avenue; and
 - (c) Carling Avenue,

registered plan 152.

- 57. Part of,
 - (a) lots 98, 99, 100, 153, 154, 158, 159, 160, 161, 190, 191, 194, 195 and 196;
 - (b) Churchill Avenue;
 - (c) Bellevue Avenue;
 - (d) unnamed lanes; and
 - (e) reserve,

registered plan 367.

- 58. All of lots 96, 97, 155, 156, 157, 192, 193, 197 and 198, registered plan 367.
- 59. Part of,
 - (a) lots 180, 181, 182, 183, 186, 187, 188, 206, 207, 208, 213, 214, 215, 216, 221, 222 and 223;
 - (b) Campbell Avenue;
 - (c) Boyd Avenue;
 - (d) Ebbs Street; and
 - (e) unnamed lanes,

registered plan 355.

- 60. All of lots 184, 185, 209, 210, 211, 212 and 224, registered plan 355.
- 61. Part of Block A, registered plan 294284.
- 62. Part of,
 - (a) lots 6, 14, 22 and 29;
 - (b) Maitland Avenue;
 - (c) Daffodil Avenue;
 - (d) Ross Street; and

McKellar General

(e) Riddell Avenue,

registered plan 303.

- 63. Part of Lot 1, registered plan 490.
- 64. Part of the land and the land under the waters of the Rideau Canal.
- 65. Part of the road allowance between.
 - (a) lots 30 and 31, Concession 2, Ottawa Front (Clyde Avenue);
 - (b) lots 25 and 26, Concession 2, Ottawa Front (Woodroffe Avenue); and
 - (c) lots 20 and 21, Concession 2, Ottawa Front (Pinecrest Road),

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-3409-46, registered in the registry office for the Regional Municipality of Ottawa-Carleton as No. 584667 and registered in the Land Titles Office at Ottawa as No. 76896 and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 5th day of October, 1970.

8.50 miles, more or less.

(5062)

THE MENTAL HEALTH ACT, 1967

O. Reg. 54/71. Application of Act. Made—January 28th, 1971. Filed—February 3rd, 1971.

REGULATION MADE UNDER THE MENTAL HEALTH ACT, 1967

1.—(1) Schedule 1 to section 1 of Ontario Regulation 53/68, as amended by section 1 of Ontario Regulation 270/68, subsection 1 of section 1 of Ontario Regulation 436/68, subsections 1 and 2 of section 1 of Ontario Regulation 475/69, sections 1 and 2 of Ontario Regulation 328/70 and section 1 of Ontario Regulation 481/70, is amended by renumbering item 52a as item 52b and by adding thereto the following items:

1b. Belleville Belleville General Hospital

6a. Cornwall Cornwall General Hospital

41a. Thunder Bay Hospital

52a. Welland Welland County General Hospital

(2) Items 2, 4, 6 and 20 of Schedule 3 to the said section 1 are revoked

(5063)

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THE FARM PRODUCTS MARKETING ACT

O. Reg. 55/71. Onion-Plan.

Made-January 28th, 1971.

Filed-February 3rd, 1971.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Sections 5 to 11, section 12, as amended by section 1 of Ontario Regulation 323/69. and section 13 of the Schedule to Ontario Regulation 128/66 are revoked and the following substituted therefor:
- 5. Producers are divided into four districts as follows:
 - 1. District 1, comprising the County of Essex.
 - 2. District 2, comprising the County of Kent.
 - 3. District 3, comprising the counties of Huron and Lambton.
 - 4. District 4, comprising the counties of Prescott, Simcoe and Stormont and the Regional Municipality of York.
- 6. The members of the local board who shall hold office until their successors are elected or appointed are.
 - (a) in District 1, Walter Cherneski and John Tatomir:
 - (b) in District 2, Eugene Hobzyk and Chester Blazukiewicz:
 - (c) in District 3, Martin Vandeberk and Bruno Pachlarz; and

O. Reg. 55/71

(d) in District 4, John Rupke, Jacob Verkaik, Paul Placko and Jack VanLuyk.

(5064)

THE SEPARATE SCHOOLS ACT

O. Reg. 56/71.

District Combined Separate School Zones.

Made—January 28th, 1971. Filed—February 3rd, 1971.

REGULATION MADE UNDER THE SEPARATE SCHOOLS ACT

- 1. Subparagraph i of paragraph 1 of Schedule 11 to Ontario Regulation 333/68, as amended by subsection 1 of section 2 of Ontario Regulation 388/68, is revoked and the following substituted therefor:
 - i. Sudbury, being,
 - a. the City of Sudbury,
 - b. the towns of Capreol and Coniston.
 - the townships of Balfour, Dowling, Hagar, Rayside, Valley East and Waters,
 - d. the Township of Casimir, Jennings and Appleby,
 - e. the Township of Cosby, Mason and Martland,
 - f. the Township of Drury, Denison and Graham,
 - g. the Township of Neelon and Garson.
 - h. the Township of Ratter and Dunnet, and
 - the geographic townships of Awrey, Bigwood, Broder, Burwash, Cartier, Cherriman, Cleland, Delamere, Dill, Dryden, Fairbank, Henry, Loughrin, Louise, Maclennan, Norman, Scollard and Snider.

THE MOOSONEE DEVELOPMENT AREA BOARD ACT, 1966

O. Reg. 57/71.

Amendment to Schedule B of Act. Made—January 21st, 1971. Filed—February 3rd, 1971.

REGULATION MADE UNDER THE MOOSONEE DEVELOPMENT AREA BOARD ACT, 1966

Schedule B to the Act, as amended by section 1 of Ontario Regulation 377/69, is further amended by adding thereto the following items:

- 11. The purposes of paragraph 69a of section 377 of *The Municipal Act* with respect to the acquisition of real property for the purpose of leasing such property to a legally qualified medical or dental practitioner.
- 12. The prohibiting or regulating the discharge of guns or other firearms, air guns and spring guns or any class or type thereof in the Development Area or in any defined area or areas thereof.
- 13. The purposes of *The Municipal Act* with respect to establishing, widening, altering, diverting or stopping up highways or parts thereof.

(5066) 7

THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT

O. Reg. 58/71.

Apportionment 1971 Requisitions. Made—February 4th, 1971. Filed—February 4th, 1971.

REGULATION MADE UNDER THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT

APPORTIONMENT 1971 REQUISITIONS

- 1.—(1) In this Regulation,
 - (a) "assessment" for any year means the assessment that is liable to taxation and is shown on the assessment roll prepared in the year next preceding such year, as revised and certified;
 - (b) "assessment equalization factor for 1969" means, in respect of a municipality, the equalization factor, provided by the Depart-

(5065)

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ment of Municipal Affairs, that is based on the assessment for 1969;

- (c) "assessment equalization factor for 1970" means, in respect of a municipality, the equalization factor, published in The Ontario Gazette, that is based on the assessment for 1970:
- (d) "assessment for apportionment purposes" for a year means the sum of,
 - (i) the residential and farm assessment as defined in clause b of section 101 of The Schools Administration Act, and
 - (ii) 111.11 per cent of the commercial assessment as defined in clause a of section 101 of The Schools Administration Act.

that is rateable for public school purposes or for secondary school purposes, as the case may be, except that reference to the last revised assessment roll in clauses a and b of the said section 101 shall, for the purposes of this Regulation, be deemed to be reference to the assessment roll on which taxes are levied in the year;

- (e) "equalized assessment" for public school purposes or for secondary school purposes in a municipality means the sum of,
 - (i) the assessment for apportionment purposes for 1970 that is rateable for public school purposes or for secondary school purposes, as the case may be, in the municipality, and
 - (ii) the equivalent assessment for 1970 for public school purposes or for secondary school purposes, as the case may be, of the municipality, multiplied, where, in the municipality, the general level of assessment for 1970 is higher than for 1969, by the ratio of the total assessment in the municipality for 1970 to the sum of the total assessment in the municipality for 1969 and the assessment that is liable to taxation and is added to the collector's roll in the municipality in 1969,

adjusted by the assessment equalization factor for 1970 of the municipality;

(f) "equivalent assessment for 1970" for public school purposes or for secondary school purposes of a municipality or a part thereof means the amount that, if levied upon at the rate that is the sum of.

- (i) the post-subsidy break-even mill rate for 1969 for public school purposes or for secondary school purposes, as the case may be, and
- (ii) the quotient obtained by dividing 50 by the assessment equalization factor for 1969.

in respect of the municipality or the part thereof, would yield a sum equal to the payment in lieu of taxes for 1970 for public school purposes or for secondary school purposes, as the case may be, in respect of the municipality or the part thereof;

- (g) "municipality" means a city, town, village or township, and includes the portion of a township that is in one school division and a part of territory without municipal organization that is deemed to be a district municipality under subsection 3 of section 81 of the Act;
- (h) "payment in lieu of taxes" for a year in respect of a municipality or a part thereof means the excesss of that portion of the sum required by the divisional board for the year for public school purposes or for secondary school purposes, as the case may be, that is apportioned to the municipality or the part thereof, over the sum that, exclusive of adjustments in respect of any previous year, is required to be raised by taxation for such purposes in the municipality or the part thereof;
- (i) "post-subsidy break-even mill rate for 1969" for public school purposes or for secondary school purposes means, in respect of a municipality or a part thereof, the mill rate that, if applied to the assessment for apportionment purposes for 1969 of the property rateable for public school purposes or for secondary school purposes, as the case may be, in the municipality or the part thereof, would provide the pre-subsidy break-even requirement for such municipality or part thereof for 1969 less the sum of,
 - (i) the payment in lieu of taxes, and
 - (ii) the subsidy,

for 1969 in respect of such municipality or part thereof;

(j) "pre-subsidy break-even requirement for a municipality or a part thereof" means the portion of the pre-subsidy break-even requirement of the board for public school purposes or for secondary school purposes, as the case may be, that is apportioned to the municipality or the part thereof;

- (k) "pre-subsidy break-even requirement of a board" means the total amount that, if there were no subsidy payable on behalf of any municipality or part thereof in the school division, would have been requisitioned by the divisional board for public school purposes or for secondary school purposes, from such municipalities or parts thereof, in order to provide as at the end of the year neither an increase nor a decrease in the surplus, deficit or reserves for public school purposes or for secondary school purposes, as the case may be, accumulated by the board as at the beginning of the year;
- (l) "subsidy" for a year means the education mill rate subsidy payable on behalf of a municipality or a part thereof for public school purposes or for secondary school purposes, as the case may be, for the year, and for the year 1969 includes for secondary school purposes the grant payable for 1969 for the purpose of reducing by 67 per cent the requisition for secondary school purposes from a municipality or a part thereof that, immediately prior to the 1st day of January, 1969, was not in a secondary school district.
- (2) In calculating the payment in lieu of taxes for 1970 for the purposes of clause f of subsection 1, where the portion of a payment made to a mining municipality that is required by the Minister of Municipal Affairs to be applied in 1971 to the reduction of taxes for public school purposes or for secondary school purposes is a lesser amount than the portion of such payment that was required to be so applied in 1970, the portion required to be so applied in 1971 shall be substituted for the portion required to be so applied in 1970.
- (3) For the purposes of this Regulation, the sum required by a divisional board for the year 1971 shall not take into account,
 - (a) an adjustment in respect of a previous year; and
 - (b) a grant receivable by the board in respect of the year 1971,

that is by law required to be applied by the board in respect of a municipality or a part thereof. O. Reg. 58/71, s. 1.

- 2.—(1) The sum required by a divisional board for the year 1971 for public school purposes shall be apportioned among the municipalities in the school division by,
 - (a) subject to subsection 4, multiplying, for each such municipality or part thereof, the sum of,
 - (i) the assessment for apportionment

- purposes for 1971 that is rateable for public school purposes, and
- (ii) the equivalent assessment for 1970 for public school purposes, adjusted pursuant to subsection 3 where applicable,

by the post-subsidy break-even mill rate for 1969 for public school purposes, adjusted pursuant to subsection 3 where applicable;

- (b) dividing, correct to five places of decimals, for each such municipality,
 - (i) the result determined under clause a for the municipality, or
 - (ii) the sum of the results determined under clause a for the parts of the municipality,

as the case may be, by the product of 1000 and the aggregate of all the results determined under clause a:

- (c) for each such municipality, multiplying the sum required by the divisional board for the year 1971 for public school purposes by 50 per cent of the quotient obtained under clause b for the municipality;
- (d) for each such municipality, multiplying the sum required by the divisional board for the year 1971 for public school purposes by 50 per cent of the quotient, correct to five places of decimals, obtained by dividing the equalized assessment for public school purposes in the municipality by the equalized assessment for public school purposes in all the municipalities in the school division; and
- (e) adding together the results obtained for each such municipality under clauses c and d.
- (2) The sum required by a divisional board for the year 1971 for secondary school purposes shall be apportioned among the municipalities in the school division by,
 - (a) subject to subsection 4, multiplying, for each such municipality or part thereof, the sum of,
 - (i) the assessment for apportionment purposes for 1971 that is rateable for secondary school purposes, and
 - (ii) the equivalent assessment for 1970 for secondary school purposes, adjusted pursuant to subsection 3 where applicable,

by a mill rate that is the sum of,

- (iii) the post-subsidy break-even mill rate for 1969 for secondary school purposes, and
- (iv) in the case of a municipality or a part thereof that benefited from the grant in 1969 for the purpose of reducing by 67 per cent the requisition for secondary school purposes, the mill rate that, if applied to the assessment for apportionment purposes for 1969 that is rateable for secondary school purposes, would yield a sum equal to such grant,

such mill rate to be adjusted pursuant to subsection 3 where applicable;

- (b) dividing, correct to five places of decimals, for each such municipality,
 - (i) the result determined under clause a for the municipality, or
 - (ii) the sum of the results determined under clause a for the parts of the municipality,

as the case may be, by the product of 1000 and the aggregate of all the results determined under clause a:

- (c) for each such municipality, multiplying the sum required by the divisional board for the year 1971 for secondary school purposes by 50 per cent of the quotient obtained under clause b for the municipality;
- (d) for each such municipality, multiplying the sum required by the divisional board for the year 1971 for secondary school purposes by 50 per cent of the quotient, correct to five places of decimals, obtained by dividing the equalized assessment for secondary school purposes in the municipality by the equalized assessment for secondary school purposes in all the municipalities in the school division; and
- (e) adding together the results obtained for each such municipality under clauses c and d.
- (3) Where, in a municipality or a part thereof, the general level of assessment for 1970 is higher than for 1969, or the general level of assessment for 1971 is higher than for 1970,
 - (a) the equivalent assessment referred to in clause a of subsection 1 and of subsection 2 for the municipality or the part thereof

shall, before being used in the calculation therein, be multiplied by the total assessment in the municipality for the year for which the general level of assessment is higher and divided by the sum of,

- (i) the total assessment in the municipality for the year next preceding such year, and
- (ii) the assessment that is liable to taxation and is added to the collector's roll in the municipality in the year next preceding such year; and
- (b) the post-subsidy break-even mill rate used in the calculation in clause a of subsection 1, before being used therein, and the mill rate used in the calculation in clause a of subsection 2, before being used therein, shall be multiplied by the sum of,
 - (i) the total assessment in the municipality for, and
 - (ii) the assessment that is liable to taxation and is added to the collector's roll in the municipality in,

the year next preceding the year for which such general level of assessment is higher, and divided by the total assessment in the municipality for the year for which such general level of assessment is higher.

- (4) Where,
 - (a) the post-subsidy break-even mill rate for 1969 for public school purposes; or
 - (b) the post-subsidy break-even mill rate for 1969 for secondary school purposes,

of a municipality or a part thereof, before being adjusted pursuant to subsection 3 where applicable, is less than the quotient obtained by dividing 100 by the assessment equalization factor for 1969 of the municipality, such quotient shall be used;

- (c) in clause a of subsection 1 in lieu of the post-subsidy break-even mill rate for 1969 for public school purposes; or
- (d) in clause a of subsection 2 in lieu of the post-subsidy break-even mill rate for 1969 for secondary school purposes,

as the case may be.

(5) Where two or more post-subsidy break-even mill rates for 1969 are used under clause a of subsection 1 in respect of the parts of one municipality, the sum determined for the municipality under clause e of subsection 1, less the sum of the payments in lieu of taxes for 1971 for public school

purposes in respect of the parts of the municipality, shall be apportioned among such parts in proportion to the assessments for apportionment purposes for 1971 that are rateable for public school purposes in respect of such parts.

- (6) Where two or more mill rates are used under clause a of subsection 2 in respect of the parts of one municipality, the sum determined for the municipality under clause e of subsection 2, less the sum of the payments in lieu of taxes for 1971 for secondary school purposes in respect of the parts of the municipality, shall be apportioned among such parts in proportion to the assessments for apportionment purposes for 1971 that are rateable for secondary school purposes in respect of such parts. O. Reg. 58/71, s. 2.
- 3. Where, in a municipality, the assessment roll on which taxes are to be levied in the year 1971 is not revised and certified on or before a date fifteen days before the date on which the apportionment is made under this Regulation, the assessment roll for taxation purposes in 1971 as returned to the clerk may be used for the purposes of this Regulation, and the requisitions made by the divisional board for the year 1972 shall be adjusted in respect of an overpayment or underpayment made to the divisional board by the municipality, arising from a difference between the apportionment made by the use of the assessment roll as returned to the clerk and the apportionment that would have been made by the use of the assessment roll as subsequently revised and certified. O. Reg. 58/71, s. 3.
- 4. This Regulation applies in respect of the apportionment of the sums required by a divisional board for public school purposes and for secondary school purposes for the year 1971. O. Reg. 58/71, s. 4.

(5067)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 59/71.
General Legislative Grants.
Made—February 1st, 1971.
Approved—February 4th, 1971.
Filed—February 4th, 1971.

REGULATION MADE BY THE MINISTER
UNDER
THE DEPARTMENT OF EDUCATION ACT

GENERAL LEGISLATIVE GRANTS

INTERPRETATION

- 1. In this Regulation, other than in section 13,
 - (a) "adjusted deficit" or "adjusted surplus" means the deficit or the surplus, as the case may be, of a board that was dissolved

on the 31st day of December, 1968 adjusted to include reserve fund balances and reserves for working funds and further adjusted by relevant financial data included in the report of the arbitrators appointed under section 84 of The Secondary Schools and Boards of Education Act or under section 80 of The Separate Schools Act but does not include any adjustment in respect of a capital asset that was made by arbitrators so appointed;

- (b) "assessment" for a year means the sum of,
 - (i) the residential and farm assessment as defined in clause b of section 101 of The Schools Administration Act, and
 - (ii) 111.11 per cent of the commercial assessment as defined in clause a of section 101 of The Schools Administration Act,

that is rateable for the purposes of the board, except that reference to the last revised assessment roll in clauses a and b of the said section 101 shall, for the purposes of this Regulation, be deemed to be reference to the assessment roll on which taxes are levied in the year;

- (c) "assessment equalization factor for 1969" means, in respect of a municipality, the equalization factor, provided by the Department of Municipal Affairs, that is based on the assessment for 1969;
- (d) "assessment equalization factor for 1970" means, in respect of a municipality, the equalization factor, published in *The* Ontario Gazette, that is based on the assessment for 1970;
- (e) "assessment maximum" means the lesser of,
 - (i) the equalized assessment for a board,
 - (ii) 110 per cent of the equalized assessment for a board, except that reference to the assessment equalization factor for 1970 shall be deemed to refer to the assessment equalization factor for 1969, and except that, where, in a municipality, the general level of assessment on the roll prepared in 1969 is higher than on the roll prepared in 1968, the assessment equalization factor for 1969 shall be multiplied by the total taxable assessment made in the year 1969 and divided by the sum of the total taxable assessment made in the year

1968 and the taxable assessment made in 1969 by additions to the collector's roll:

- (f) "assessment per weighted pupil" means the lesser of,
 - (i) the integral quotient obtained by dividing the equalized assessment for a board by the weighted enrolment, and
 - (ii) 110 per cent of the integral quotient obtained by dividing,
 - a. the equalized assessment for a board, except that reference to the assessment equalization factor for 1970 shall be deemed to be reference to the assessment equalization factor for 1969, and except that, where, in a municipality, the general level of assessment on the roll prepared in 1969 is higher than on the roll prepared in 1968, the assessment equalization factor for 1969 shall be multiplied by the total taxable assessment made in the year 1969 and divided by the sum of the total taxable assessment made in the year 1968 and the taxable assessment made in 1969 by additions to the collector's roll.

bv.

- b. the sum of the enrolments on the last school-day of September, 1970 of residentinternal and resident-external pupils, adjusted by the appropriate location weighting factor for 1970;
- (g) "average daily enrolment" means the quotient obtained by dividing the perfect aggregate attendance of pupils in a year by the number of teaching days in that year;
- (h) "capital appurtenances" means,
 - (i) schools.
 - (ii) additions to schools.
 - (iii) sites,
 - (iv) additions to sites,
 - (v) alterations to schools,
 - (vi) renovation of schools,

- (vii) buildings other than school buildings.
- (viii) furniture, machinery and equipment except normal replacements,
- (ix) the restoration of insured school property destroyed or damaged, and
- (x) buses for the transportation of pupils;
- (i) "course weighting factor for 1970" means,
 - (i) for a pupil enrolled in a course in français in a secondary school, 1.1, and
 - (ii) for a pupil other than a pupil referred to under subclause i, 1;
- (j) "course weighting factor for 1971" means,
 - (i) for a pupil enrolled in an elementary school,
 - a. where French is the language of instruction, 1.04,
 - b. in a French program for English-speaking pupils for not less than 20 minutes per day in a class up to and including grade 8, 1.04, or
 - c. in a course in French for English-speaking pupils in grade 9 or 10, 1.02,
 - (ii) for a pupil enrolled in a secondary school in a course in French for English-speaking pupils, for which course one or more credits are given, 1.01,
 - (iii) for a pupil enrolled in a secondary school, in respect of subjects other than French referred to in subclause ii.
 - a. where 1 subject is taught to the pupil in the French language, 1.02,
 - b. where 2 subjects are taught to the pupil in the French language, 1.04,
 - where 3 subjects are taught to the pupil in the French language, 1.06,
 - d. where 4 subjects are taught to the pupil in the French language, 1.08, or

- e. where 5 or more subjects are taught to the pupil in the French language, 1.1, and
- (iv) for a pupil other than a pupil referred to under subclause i, ii or iii, 1;
- (k) "defined city" means,
 - (i) a defined city as set forth in clause d of subsection 1 of section 81 of The Secondary Schools and Boards of Education Act,
 - (ii) the Metropolitan Area as defined in clause i of section 1 of The Municipality of Metropolitan Toronto Act, or
 - (iii) the municipalities in the Ottawa school division as defined in subsection 1 of section 137 of The Regional Municipality of Ottawa-Carleton Act, 1968;
- (1) "enrolment" means the number of pupils registered in the regular day-school classes at a school except that the number of pupils whose programs of study require attendance only on a half-day basis or on an alternate-day basis shall be divided by 2;
- (m) "equalized assessment for a board" means the sum of the equalized assessments for the municipalities within the jurisdiction of the board;
- (n) "equalized assessment for a municipality" means the sum of.
 - (i) assessment for taxation in 1970 rateable for the board, and
 - (ii) equivalent assessment applicable to the board for 1970,

adjusted by the assessment equalization factor for 1970 except where the general level of all rateable assessment in the municipality on the roll prepared in 1969 is higher than on the roll prepared in 1968, equivalent assessment referred to in subclause ii shall, before being used therein, be multiplied by the total taxable assessment made in 1969 and divided by the sum of.

- a. the total taxable assessment made in 1968, and
- b. the taxable assessment made in 1969 by additions to the collector's roll;
- (o) "equivalent assessment" means the

amount equivalent to the assessment that, if levied upon at the rate that is the sum of

- (i) the post-subsidy break-even mill rate for 1969 on residential and farm assessment, and
- (ii) the quotient obtained by dividing 50 by the assessment equalization factor for 1969.

would yield a sum equal to the payment in lieu of taxes in 1970, but where the portion of the payment in lieu of taxes in respect of a payment to a mining municipality that is required by the Minister of Municipal Affairs to be applied to the reduction of taxes for purposes of the board in 1971 is less than it was in 1970, equivalent assessment shall be determined by substituting the portion of the payment in lieu of taxes that is required by the Minister of Municipal Affairs to be applied to the reduction of taxes for purposes of the board in 1971 for the portion required to be so applied in 1970:

- (p) "extraordinary expenditure" means an expenditure for,
 - (i) transportation of pupils to and from school,
 - (ii) board, lodging, and weekly transportation,
 - (iii) capital appurtenances,
 - (iv) debt charges,
 - (v) pupil accommodation charges included in tuition fees payable to another board,

less,

- (vi) pupil accommodation charges included in tuition fees receivable from another board, from the Minister, or from Canada,
- (vii) revenue from the sale or disposal of capital appurtenances, and
- (viii) insurance proceeds in respect of capital appurtenances;
- (q) "interest on adjusted deficit" means 15 per cent of the adjusted deficit and shall be deemed to be the full cost to the divisional board or to the county or district combined separate-school board of financing the adjusted deficit up to and including the 31st day of December, 1970;

- (r) "location weighting factor for 1970" means,
 - (i) for a pupil who resides in a provisional county or in a territorial district, 1.1.
 - (ii) for a pupil who resides in a defined city and who is enrolled,
 - a. in an elementary school, 1.2, or
 - b. in a secondary school, 1.1, and
 - (iii) for a pupil other than for a pupil referred to under subclause i or ii, 1;
- (s) "location weighting factor for 1971" means,
 - (i) for a pupil who resides in a provisional county or in a territorial district, 1.1,
 - (ii) for a pupil who resides in a defined city and who is enrolled,
 - a. in an elementary school, 1.1, or
 - b. in a secondary school, 1.05,
 - (iii) for a pupil other than a pupil referred to under subclause i or ii, 1;
- (t) "municipality" means a city, town, village or township, and includes the portion of a township that is in one school division and a part of territory without municipal organization that is deemed to be a district municipality under subsection 3 of section 81 of The Secondary Schools and Boards of Education Act or under subsection 3 of section 74 of The Separate Schools Act;
- (w) "non-resident pupil" means a pupil who is enrolled at a school operated by the board and whose fee is receivable from another board, from the Minister, from Canada or from a source outside Ontario;
- (v) "ordinary expenditure" means total revenue fund expenditure less the sum of,
 - (i) revenue fund expenditure for,
 - a. the board's share of Canada Pension Plan contributions on behalf of staff employed under the conditions set forth in clause d of section 1 of The Teachers' Superannuation Act,
 - b. transportation of pupils,

- board, lodging, and weekly transportation,
- d. capital appurtenances,
- e. debt charges,
- f. the pupil accommodation charges payable,
- g. tax adjustments,
- h. provisions for a reserve for working funds, and
- provisions for a reserve fund, and
- (ii) revenue fund revenue from sources other than from,
 - a. general legislative grants,
 - taxes, including subscriptions in lieu of taxes and trailer fees,
 - c. the pupil accommodation charges,
 - d. sale or disposal of capital appurtenances,
 - e. insurance proceeds in respect of capital appurtenances.
 - f. transfers from other funds except from the capital fund, and
 - g. transfers from provisions for working funds;
- (w) "ordinary expenditure per pupil for 1970" means the quotient obtained by dividing the ordinary expenditure for 1970 by the weighted average daily enrolment for 1970;
- (x) "ordinary expenditure per pupil for 1971" means the quotient obtained by dividing the ordinary expenditure for 1971 by the weighted average daily enrolment for 1971;
- (y) "payment in lieu of taxes" for a year in respect of a municipality or part thereof means the excess of that portion of the sum required by a board for the year that is apportioned to the municipality or the part thereof, over the sum that, exclusive of adjustments in respect of any previous year, is required to be raised by taxation for such purposes in the municipality or the part thereof;
- (z) "post-subsidy break-even mill rate" means in respect of a municipality or part for a

year the mill rate that, if applied to the assessment for taxation in such year in the municipality or part, would have provided the presubsidy break-even requirement for the municipality or part in such year, less the sum of.

- a. the payment in lieu of taxes for such year, and
- b. the subsidy payable to the board for such year,

in respect of the municipality or part, as the case may be;

- (za) "presubsidy break-even requirement for a board" means the sum of the amounts that, if there were no subsidy payable on behalf of any municipality or part within the jurisdiction of the board, would have been requisitioned on such municipalities or parts to provide as at the end of the year neither an increase nor a decrease in the surplus, deficit, or reserves accumulated by the board as at the beginning of the year;
- (zb) "presubsidy break-even requirement for a municipality or part" means the amount of the presubsidy break-even requirement for a board that is apportioned to the municipality or part thereof;
- (zc) "pupil accommodation charge" means,
 - (i) \$45 per pupil of average daily enrolment for elementary schools, and
 - (ii) \$100 per pupil of average daily enrolment for secondary schools;
- (zd) "recognized extraordinary expenditure" means,
 - (i) the portion approved by the Minister for grant purposes of,
 - a. debt charges payable in the current year by a board or on its behalf by a municipal or a county council, and
 - b. debt charges paid by an elementary-school board or on its behalf by a municipal or a county council in 1963 in the case of a debenture issued before the 1st day of January, 1951, where the final debt charges were payable in 1970.

in respect of debentures issued to finance the purchase of capital appurtenances,

- (ii) capital expenditure from the revenue fund made by a board in 1971 for the purchase of capital appurtenances that is the lesser of.
 - a. the sum calculated at one mill in the dollar upon the equalized assessment for the board, and
 - b. the sum of,
 - I. the portion approved by the Minister for grant purposes of capital expenditure from the revenue fund for the purchase of capital appurtenances, and
 - II. the portion of capital expenditure from the revenue fund for the purchase of furniture and equipment that is not included in the amount approved by the Minister for grant purposes under subsubclause I and that is not in excess of \$5 per pupil of weighted average daily enrolment for 1971,
- (iii) the portion approved by the Minister for grant purposes of expenditure made by a board in the current year for the transportation of pupils except where the parent or guardian contributes, other than by taxation, to the cost of transportation,
- (iv) the portion of the expenditure for board, lodging, and transportation to school and return once each week made in the current year by a board in respect of a pupil which is not in excess of \$4 for each day of attendance as certified by the principal of the school that the pupil attends, and
- (v) the product of the pupil accommodation charge and the average daily enrolment in the current year of resident-external pupils adjusted by the appropriate course weighting factor,

less.

(vi) the product of the pupil accommodation charge and the average daily enrolment in the current year of

- non-resident pupils on whose behalf gross fees are receivable adjusted by the appropriate course weighting factor.
- (vii) the portion of the revenue in the current year designated by the Minister as deductible for grant purposes resulting from,
 - a. the sale or disposal of capital appurtenances, and
 - b. insurance proceeds in respect of capital appurtenances;
- (ze) "recognized extraordinary expenditure per weighted pupil" means the integral quotient obtained by dividing the recognized extraordinary expenditure for 1971 by the weighted enrolment;
- (zf) "recognized ordinary expenditure for 1971" means the product of,
 - (i) the weighted average daily enrolment for 1971, and
 - (ii) recognized ordinary expenditure per pupil for 1971;
- (zg) "recognized ordinary expenditure per pupil for 1970" means the quotient obtained by dividing the recognized ordinary expenditure used in the 1970 grant calculation by the weighted average daily enrolment for 1970;
- (zh) "recognized ordinary expenditure per pupil for 1971" means the quotient obtained by dividing the ordinary expenditure for 1971 by the weighted average daily enrolment for 1971 but shall be not greater than the lesser of,
 - (i) \$545 in the case of an elementaryschool pupil or \$1,060 in the case of a secondary-school pupil, and
 - (ii) recognized ordinary expenditure per pupil for 1970 increased by \$75;
- (zi) "resident-external pupil" means a pupil whose fee is payable by the board;
- (zj) "resident-internal pupil" means a pupil, other than a non-resident pupil who is enrolled at a school operated by the board;
- (zk) "subsidy" means the education mill rate subsidy payable in respect of a municipality or part for a year and, for the year 1969, includes the grant payable for the purpose of reducing by 67 per cent the requisition for secondary-school purposes on such municipality or part;

- (zl) "total taxable assessment" means the assessment of all rateable property in a municipality or part thereof;
- (zm) "weighted average daily enrolment" means the average daily enrolment of residentinternal and resident-external pupils adjusted by the application of the appropriate course and location weighting factors;
- (2n) "weighted enrolment" means the sum of the enrolments on the last school-day of September, 1970 of resident-internal and resident-external pupils, adjusted by the application of the appropriate location weighting factor for 1971;
- (20) "year" means the period from and including the 1st day of January to and including the 31st day of December next following. O. Reg. 59/71, s. 1.
- 2. "Adjusted surplus", "adjusted deficit", "recognized ordinary expenditure" and "recognized extraordinary expenditure" shall be subject to the approval of the Minister. O. Reg. 59/71, s. 2.
- 3. For the purposes of this Regulation, The Metropolitan Toronto School Board and the boards of education as provided in section 126 of The Municipality of Metropolitan Toronto Act shall be deemed to be a divisional board of education and the area municipalities as provided in section 1 of that Act shall be deemed to be one urban municipality. O. Reg. 59/71, s. 3.
- **4.**—(1) The general legislative grants payable under this Regulation shall be calculated for a board of education as though the board were a public-school board and a high-school board.
- (2) The grant payable in respect of a public- or separate-school board with the exception of the grant provided under Parts 5 and 6 shall be applied to such elementary-school purposes as the public-or separate-school board deems expedient.
- (3) The grant payable in respect of a high-school board with the exception of the grant provided under Parts 5 and 6 shall be applied to such high-school purposes as the high-school board deems expedient. O. Reg. 59/71, s. 4.

ORDINARY EXPENDITURE LIMITATIONS

- 5.—(1) The ordinary expenditure for a board in 1971 is to be limited to the sum of,
 - (a) the product of,
 - (i) the weighted average daily enrolment for 1971 as set forth in subsection 3, and

- (ii) the sum of,
 - a. the recognized ordinary expenditure per pupil for 1971,
 and
 - the maximum percentage, determined in subsection 2 of recognized ordinary expenditure per pupil for 1971, and
- (b) the portion of the expenditure made by the board for the rental of accommodation for instructional purposes that is not in excess of the product of,
 - the number of equivalent full-time pupils for whom such accommodation is rented, and
 - (ii) the pupil accommodation charge applicable to such pupils

except where such expenditure is a transaction between the public-school board and the secondary-school board that comprise a board of education.

- (2) The maximum percentage by which a board's ordinary expenditure per pupil for 1971 may exceed its recognized ordinary expenditure per pupil for 1971 is 67 per cent of the quotient, correct to 2 places of decimals, obtained by dividing the product of.
 - (a) the excess of the board's ordinary expenditure per pupil for 1970 over its recognized ordinary expenditure per pupil for 1970;
 and
 - (b) 100,

by,

- (c) the board's recognized ordinary expenditure per pupil for 1970.
- (3) In subsection 1, "weighted average daily enrolment for 1971" means the sum of the average daily enrolments of resident-internal and resident-external pupils for the year 1971, adjusted by the application of the appropriate course weighting factor for 1971 and by the appropriate location weighting factor for 1970, and where, in respect of a resident-external pupil, fees are payable by a board to another board whose location weighting factor is higher than that of the board of which he is a resident pupil, the weighted average daily enrolment for such resident-external pupil shall be determined by the use of the higher location weighting factor for the year 1970. O. Reg. 59/71, s. 5.

CONTINGENCIES OF GRANTS

6.—(1) Where a board does not comply with the Acts administered by the Minister or the Regula-

- tions thereunder, the Minister may withhold the whole or any part of a grant payable until the board has taken the action necessary to correct the condition that caused the grant to be withheld.
- (2) Where the grant payable under this Regulation is for any reason overpaid, the board shall refund the amount of the overpayment to the Province of Ontario.
- (3) Where the grant payable under this Regulation is for any reason underpaid, the amount of the underpayment shall be paid to the board.
- (4) Where the grant payable to a board under a previous Regulation was either overpaid or underpaid, the overpayment or the underpayment, as the case may be, shall be added to or recovered from the grant payable under this Regulation to the board that has jurisdiction over the area of the board for which the adjustment is necessary. O. Reg. 59/71, s. 6.
- 7.—(1) The grant payable under this Regulation shall be paid in the number of instalments and at the times designated by the Minister.
- (2) Where in any year the amount voted by the Legislature for the grants under this Regulation is insufficient or more than sufficient to pay the grants in full, the Minister may make a pro rata reduction or increase, as the case may be. O. Reg. 59/71, s. 7.

Part 1

GRANTS FOR RECOGNIZED ORDINARY EXPENDITURE

- 8. The Percentage Rate of Grant for a board shall be the excess, correct to two places of decimals, of 100 over the product of 40 and the quotient obtained by dividing the board's assessment per weighted pupil,
 - (a) in the case of an elementary-school board, by \$44,500; or
 - (b) in the case of a secondary-school board, by \$114,250,

but the percentage rate so determined shall be not less than zero. O. Reg. 59/71, s. 8.

- 9.—(1) A board, other than a board whose grant is determined under the provisions of section 13 or section 16, shall, subject to subsections 2, 3 and 4, be paid an Ordinary Expenditure Grant at the percentage rate determined under section 8 of its recognized ordinary expenditure for 1971.
- (2) The grant provided by subsection 1 shall be not less than the product of,

- (a) the weighted average daily enrolment for 1971:
- (b) the quotient obtained by dividing the sum of the 1970 Grant for Ordinary Expenditure and the 1970 Grant for French Language Instruction by the weighted average daily enrolment for 1970;
- (c) the quotient obtained by dividing the assessment per weighted pupil for 1970 by \$42,000 in the case of an elementaryschool board or by \$110,250 in the case of a secondary-school board, and
- (d) the quotient obtained by dividing \$44,500 in the case of an elementary-school board or \$114,250 in the case of a secondaryschool board by the assessment per weighted pupil.
- (3) The grant provided by subsection 2 shall not exceed the recognized ordinary expenditure for 1971.
- (4) The grant provided by subsection 1 shall be paid on an estimated basis during the year 1971 and such adjustments as may be necessary shall be made when the actual financial data and weighted average daily enrolment are available.
 - (5) For the purposes of subsection 2,
 - (a) "assessment per weighted pupil for 1970" means the quotient obtained by dividing the assessment used to determine the percentage rate of grant on recognized ordinary expenditure in 1970 by the enrolment of resident-internal and residentexternal pupils on the last school-day of September, 1969. adjusted by the appropriate location weighting factor for 1971;
 - (b) "weighted average daily enrolment for 1970" means the average daily enrolment for 1970, adjusted by the appropriate location weighting factor for 1971, increased by the sum of the products of,
 - (i) the number of pupils enrolled in an elementary-school on the last schoolday of September, 1970,
 - a. where French is the language of instruction, and .04,
 - b. in a French program for English-speaking pupils for not less than 20 minutes per day in a class up to and including grade 8, and .04, or
 - c. in a course in French for English-speaking pupils in grade 9 or 10, and .02,

- (ii) the number of pupils enrolled in a secondary school on the last schoolday of September, 1970, in a course in French for English-speaking pupils, for which course one or more credits are given, and .01,
- (iii) the number of pupils enrolled in a secondary school on the last schoolday of September, 1970, in respect of subjects other than French referred to in subclause ii,
 - a. where 1 subject is taught to the pupil in the French language, and .02,
 - b. where 2 subjects are taught to the pupil in the French language, and .04,
 - c. where 3 subjects are taught to the pupil in the French language, and .06,
 - d. where 4 subjects are taught to the pupil in the French language, and .08, or
 - e. where 5 or more subjects are taught to the pupil in the French language, and .1. O. Reg. 59/71, s. 9.

Part 2

GRANTS FOR RECOGNIZED EXTRAORDINARY EXPENDITURE

- 10. "Extraordinary Expenditure Mill Rate" means,
 - (1) for an elementary-school board, the rate, correct to five places of decimals, obtained by dividing by 55 the sum of,
 - (a) the product of .36 and the recognized extraordinary expenditure per weighted pupil up to and including \$55; and
 - (b) the product of .06 and the recognized extraordinary expenditure per weighted pupil in excess of \$55;
 - (2) for a secondary-school board, the rate, correct to five places of decimals, obtained by dividing by 85 the sum of,
 - (a) the product of .20 and the recognized extraordinary expenditure per weighted pupil up to and including \$85; and

over.

(b) the product of .04 and the recognized extraordinary expenditure per weighted pupil in excess of \$85.O. Reg. 59/71, s. 10.

AMOUNT OF GRANT

- 11.—(1) A board, other than a board whose grant is determined under the provisions of section 13 or section 16 shall be paid an EXTRAORDINARY EXPENDITURE GRANT that is the excess of,
 - (a) the recognized extraordinary expenditure,
 - (b) the sum calculated at the extraordinary expenditure mill rate in the dollar upon the 1971 assessment maximum.
- (2) The grant provided by subsection 1 shall be paid on an estimated basis during the year 1971 and such adjustments as may be necessary shall be made when the actual financial data are available. O. Reg. 59/71, s. 11.
- 12. The grant arising from a commitment made to a former board in a territorial district regarding assistance for the acquisition of class-room accommodation following the enlargement of its area or an agreement to provide education for a board that had ceased to operate its schools shall be calculated under the provisions of the Regulation that was in existence for the year in which the commitment was made and be paid to the board that assumed jurisdiction in 1969 over the area of the board to which the commitment was made. O. Reg. 59/71, s. 12.

Part 3

BOARDS ON TAX-EXEMPT LAND

- 13.—(1) In the case of a board appointed under subsection 1 of section 12 of *The Public Schools Act* or under subsection 5 of section 12 or subsection 4a of section 51 of *The Secondary Schools and Boards of Education Act*, "cost of operating" means total revenue fund expenditure less the sum of,
 - (a) revenue fund expenditure for,
 - (i) the board's share of Canada Pension Plan contributions on behalf of staff employed under the conditions set forth in clause d of section 1 of The Teachers' Superannuation Act,
 - (ii) debt charges,
 - (iii) capital appurtenances,

- (iv) rent,
- (v) provisions for a reserve for working funds
- (vi) provisions for a reserve fund; and
- (b) revenue fund revenue from sources other than from,
 - (i) general legislative grants,
 - (ii) the organization for which the board was established, and
 - (iii) refunds of expenditure no part of which is eligible for grant; and
- (c) the excess of revenue fund expenditure for,
 - (i) transportation of pupils, and
 - (ii) board, lodging, and weekly transportation,

over, in each case, the amount approved by the Minister for grant purposes.

- (2) The board so appointed, other than a board that operates a school in a sanitorium, a hospital, or a centre for the treatment of cerebral palsy, shall be paid a grant of 50 per cent of the cost of operating as defined in subsection 1 for the current year.
- (3) Where a board so appointed operates a school in a sanitorium, a hospital, or a centre for the treatment of cerebral palsy, it shall be paid a grant of,
 - (a) 80 per cent of the expenditure for instructional salaries for the current year;
 - (b) 80 per cent of the expenditure for the current year approved by the Minister for grant purposes for,
 - (i) transportation of pupils, and
 - (ii) board, lodging, and weekly transportation; and
 - (c) 50 per cent of cost of operating, but for such a board cost of operating means cost of operating as defined in subsection 1, increased by revenue fund revenue determined under clause b of subsection 1 and decreased by revenue fund expenditure for the current year for,
 - (i) instructional salaries, and
 - (ii) the portion, approved by the Minister for grant purposes of revenue fund expenditure for,

- a. the transportation of pupils, and
- b. board, lodging, and weekly transportation.
- (4) The grant provided by subsection 2 or 3 shall be paid on an estimated basis during the year 1971, and such adjustments as may be necessary shall be made when the actual financial data are available. O. Reg. 59/71, s. 13.

PART 4

ISOLATE BOARDS

APPLICATION

14. The grant for recognized ordinary expenditure and recognized extraordinary expenditure payable to an isolate board under this Regulation shall be made only under the provisions of this Part. O. Reg. 59/71, s. 14.

15. In this Part,

- (a) "district municipality" means,
 - (i) a district municipality, as defined in clause e of subsection 1 of section 81 of The Secondary Schools and Boards of Education Act, that is under the jurisdiction of an enlarged board, and
 - (ii) part of territory without municipal organization that is deemed a district municipality under subsection 3 of section 81 of The Secondary Schools and Boards of Education Act or under subsection 3 of section 74 of The Separate Schools Act, and that is under the jurisdiction of an enlarged board;
- (b) "enlarged board" means a divisional board of eduction or a district combined separate-school board;
- (c) "isolate board" means an elementaryschool board in a territorial district.
 - (i) that is not an enlarged board, and
 - (ii) that had an enrolment of resident and non-resident pupils on the first school-day of January, 1971 of 200 or less;
- (d) "non-district municipality" means an area that is under the jurisdiction of an isolate board and that is not a district municipality;

- (e) "number of class-room units" means the sum of,
 - (i) for each school in which one classroom only was in operation on the first school-day of the current year, the greater of,
 - a. the quotient, carried to one decimal place with the decimal digit being increased by one for any remainder, obtained by dividing the average daily enrolment of resident-internal pupils by 30, and
 - b. the excess of the product of .1 and the number of months during which the board operates the school, over the quotient, carried to one decimal place, obtained by dividing the average daily enrolment of non-resident pupils by 30,
 - (ii) for each school in which two classrooms were in operation on the first school-day of the current year, the greater of,
 - a. the quotient, carried to one decimal place with the decimal digit being increased by one for any remainder, obtained by dividing the average daily enrolment of resident-internal pupils by 30, and

b. the lesser of,

- I. the number of classrooms in operation at
 the school on the first
 school-day of the current year, less the quotient, carried to one
 decimal place, obtained by dividing the
 average daily enrolment of non-resident
 pupils by 30, and
- 11. the quotient, carried to one decimal place with the decimal digit being increased by one for any remainder, obtained by dividing the average daily enrolment of resident-internal pupils by 15,

- (iii) for each school in which three or more class-rooms were in operation on the first school-day of the current year, the greater of,
 - a. the quotient, carried to one decimal place with the decimal digit being increased by one for any remainder, obtained by dividing the average daily enrolment of resident-internal pupils by 30, and
 - b. the lesser of,
 - I. the number of classrooms in operation at the school on the first school-day of the current year, less the quotient, carried to one decimal place, obtained by dividing the average daily enrolment of non-resident pupils by 30, and
 - II. the quotient, carried to one decimal place with the decimal digit being increased by one for any remainder, obtained by dividing the average daily enrolment of resident-internal pupils by 25, and
- (iv) the quotient, carried to one decimal place with the decimal digit being increased by one for any remainder, obtained by dividing the average daily enrolment of resident-external pupils by 30;
- (f) "resident pupil load" means the product of the number of class-room units and 30. O. Reg. 59/71, s. 15.
- 16.—(1) An isolate board shall be paid a grant equal to the greater of,
 - (a) the amount determined under Parts 1 and 2: and
 - (b) the amount that is the excess of,
 - (i) the sum of,
 - a. the portion, approved by the Minister for grant purposes, of the ordinary expenditure of the board in 1971 that is not in excess of the product

- of the resident pupil load and \$600.and
- the portion, acceptable to the Minister for grant purposes, of the extraordinary expenditure,

over,

- (ii) the sum of the products of,
 - a. the quotient obtained by dividing the assessment from which the board receives support in 1971, adjusted by the assessment equalization factor for 1970, by 1,000, except that where the general level of assessment on the roll prepared in 1970 is higher than on the roll prepared in 1969, the assessment equalization factor for 1970 shall be multiplied by the total taxable assessment made in the year 1970, and divided by the sum of total taxable assessment made in 1969 and taxable assessment made in 1970 by additions to the collector's roll, and
 - b. the greater of,
 - I. 7, and
 - II. the number representing the mill rate on equalized assessment for public- or separateschool purposes, as the case may be, for the enlarged board, in the district municipality,

for each district municipality or part thereof and non-district municipality under the jurisdiction of the isolate board.

(2) The grant provided by subsection 1 shall be paid on an estimated basis during the year 1971 and such adjustments as may be necessary shall be made when the actual financial data are available. O. Reg. 59/71, s. 16.

PART 5

EDUCATION MILL RATE SUBSIDY

- 17. In this Part,
 - (a) "post-subsidy break-even millrate for 1969" means, in respect of a municipality or a

part thereof, the mill rate that, if applied to the assessment for 1969 of the property rateable for the purposes of the board, in the municipality or the part thereof, would provide the presubsidy break-even requirement for such municipality or part thereof for 1969 less the sum of,

- (i) the payment in lieu of taxes, and
- ' (ii) the subsidy,

for 1969 in respect of such municipality or part thereof;

- (b) "presubsidy mill rate for 1971" means the mill rate required in a municipality to provide the excess of the recognized applicable requirement of a board apportioned to the municipality for 1971 over the sum of the payments in lieu of taxes in respect of the municipality or parts for 1971;
- (c) "recognized applicable expenditure" means revenue fund expenditure that is not in excess of the sum of,
 - (i) recognized ordinary expenditure for 1971 decreased by taxes receivable in 1971 under section 43 of The Assessment Act, 1968-69,
 - (ii) extraordinary expenditure for 1971 that is not in excess of the sum of,
 - a. recognized extraordinary expenditure for 1971,
 - b. the portion of debt charges payable in 1971 that is not included in recognized extraordinary expenditure, and
 - c. the portion of capital expenditure from the revenue fund in 1971 that is in excess of 100 per cent, but not in excess of 125 per cent, of the net capital expenditure from the revenue fund included in recognized extraordinary expenditure, and
 - (iii) tax write-offs and adjustments;
- (d) "recognized applicable requirement" means recognized applicable expenditure decreased by general legislative grants exclusive of subsidy.
- 18. The interpretation of the terms defined in section 17 shall be subject to the approval of the Minister. O. Reg. 59/71, s. 18.
- 19.—(1) A board shall, subject to subsection 2, be paid on behalf of each municipality or part,

other than a defined city, that is included in its jurisdiction, a grant calculated at the mill rate that is the excess of.

- (a) the sum of,
 - (i) the presubsidy mill rate for 1971, and
 - (ii) the mill rate required on the assessment in the municipality or part upon which taxes will be levied in 1971 to raise the interest on the adjusted deficit.

over

- (b) the sum of,
 - (i) the post-subsidy break-even mill rate for 1969, and
 - (ii) the quotient obtained by dividing 50 by the greater of,
 - a. the assessment equalization factor for 1969, and
 - b. the assessment equalization factor for 1970,

upon the assessment in the municipality or part upon which taxes are levied in 1971.

- (2) Where, in a municipality, the general level of assessment on the roll prepared in 1969 is higher than on the roll prepared in 1968 or the general level of assessment on the roll prepared in 1970 is higher than on the roll prepared in 1969,
 - (a) the sum of the presubsidy mill rate for 1971 and the mill rate required on the assessment in the municipality or part thereof upon which taxes are levied in 1971 to raise the interest on the adjusted deficit, referred to in clause a of subsection 1, shall be multiplied by the total taxable assessment made in the year of the change in the general level of the assessment and divided by the sum of.
 - (i) the total taxable assessment made in the year before the change in the general level of assessment, and
 - (ii) the taxable assessment made in the year of the change in the general level of assessment by additions to the collector's roll;
 - (b) the assessment in the municipality or part upon which taxes are levied in 1971, referred to in subsection 1, shall be multiplied by the sum of,

- O. Reg. 59/71
 - (i) the total taxable assessment made in the year before the change in the general level of assessment, and
 - (ii) the taxable assessment made in the year of the change in the general level of assessment by additions to the collector's roll.

and divided by the total taxable assessment made in the year of the change in the general level of assessment; and

- (c) the quotient referred to in subclause ii of clause b of subsection 1 shall be obtained by dividing 100 by the assessment equalization factor for 1969. O. Reg. 59/71, s. 19.
- 20. The grant provided by section 19 shall be paid on an estimated basis during the year 1971 and such adjustments as may be necessary shall be made when the actual financial data are available. O. Reg. 59/71, s. 20.
- 21. The grant payable under this Part shall be applied by the board to reduce the levy from the municipality or part thereof on whose behalf it is payable. O. Reg. 59/71, s. 21.

Part 6

ASSISTANCE IN RESPECT OF ADJUSTED DEFICITS

22. A divisional board of education and a county or district combined separate-school board shall be paid in 1971 an amount equal to 33½ per cent of the portions of the adjusted deficits that are the responsibilities of the municipalities or parts that comprise the jurisdiction of the divisional board of education or the county or district combined separate-school board, as the case may be, and such amount shall be applied by the board to reduce the adjusted deficits of such municipalities or parts. O. Reg. 59/71, s. 22.

WILLIAM DAVIS, Minister of Education.

Dated at Toronto, this 1st day of February, 1971.

THE HOSPITAL SERVICES COMMISSION ACT

O. Reg. 60/71.

General.
Made—January 22nd, 1971.
Approved—January 28th, 1971.
Filed—February 5th, 1971.

REGULATION MADE UNDER THE HOSPITAL SERVICES COMMISSION ACT

- Items 57 and 58 of Part I of Schedule 2 to Ontario Regulation 1/67 are revoked and the following substituted therefor:
- 57. Hawkesbury Hawkesbury and District General Hospital
 - Item 37a of Part II of Schedule 4 to Ontario Regulation 1/67, as made by section 1 of Ontario Regulation 301/67, is amended by striking out "Ongwanada Sanatorium" in column 2 and inserting in lieu thereof "Ongwanada Hospital".
 - 3.—(1) Item 13 of Part I of Schedule 5 to Ontario Regulation 1/67 is amended by striking out "Terrace Bay Private Hospital" in column 2 and inserting in lieu thereof "The McCausland Hospital".
 - (2) Item 4 of Part II of the said Schedule 5 is revoked.
 - 4.—(1) Part I of Schedule 6 to Ontario Regulation 1/67, as amended by subsection 1 of section 4 of Ontario Regulation 137/68, is further amended by adding thereto the following item:
- 1a. Fort Hope Nursing Station
 - (2) Part I of the said Schedule 6, as amended by subsection 1 of section 4 of Ontario Regulation 137/68, is further amended by adding thereto the following items:
- 8a. Osnaburgh Nursing Station
- 10a. Round Lake Nursing Station
 - 5. Item 5 of Part III of Schedule 7 to Ontario Regulation 1/67, as remade by section 1 of Ontario Regulation 112/69, is amended by striking out "Ongwanada Sanatorium" in column 2 and inserting in lieu thereof "Ongwanada Hospital".

(5068)

- 6. Item 20 of Schedule 8, as remade by section 2 of Ontario Regulation 356/70, is amended by striking out "Anderson Nursing Home" in column 2 and inserting in lieu thereof "Alpha Nursing Home Limited".
- 7.—(1) Part I of Schedule 11 to Ontario Regulation 1/67, as made by section 4 of Ontario Regulation 57/68 and amended by subsection 1 of section 5 of Ontario Regulation 135/70, is further amended by adding thereto the following item:

10a. St. Catharines Niagara Peninsula Rehabilitation Centre

(2) Part II of the said Schedule 11, as made by section 4 of Ontario Regulation 57/68 and amended by subsection 2 of section 5 of Ontario Regulation 135/70, is further amended by adding thereto the following item:

12a. St. Catharines Niagara Peninsula Rehabilitation Centre

- (3) Part III of the said Schedule 11, as made by section 4 of Ontario Regulation 57/68, is amended by adding thereto the following item:
- 9a. St. Catharines Niagara Peninsula Rehabilitation Centre
 - 8.—(1) Item 37 of Part I of Schedule 12 to Ontario Regulation 1/67, as remade by section 2 of Ontario Regulation 370/70, is amended by inserting after "Kincardine" in column 2 "and District".
 - (2) Item 65 of Part I of the said Schedule 12, as remade by section 2 of Ontario Regulation 370/70, is amended by striking out "General" in column 2.
 - (3) Part II of the said Schedule 12, as remade by section 2 of Ontario Regulation 370/70, is amended by adding thereto the following item:

8a. Noelville Noelville Ambulance Service

- (4) Item 14 of Part III of the said Schedule 12, as remade by section 2 of Ontario Regulation 370/70, is amended by striking out "Bridgen" in column 1 and inserting in lieu thereof "Brigden".
- (5) Item 47 of Part III of the said Schedule 12, as made by section 2 of Ontario Regulation 370/70, is amended by striking out "and District" in column 2.
- (6) Item 72 of Part III of the said Schedule 12,

as remade by section 2 of Ontario Regulation 370/70, is amended by striking out "Clark" in column 2 and inserting in lieu thereof "Port Rowan"

- (7) Item 75 of Part III of the said Schedule 12, as remade by section 2 of Ontario Regulation 370/70, is revoked.
 - Subsection 2 of section 4 is deemed to have come into force on the 1st day of March, 1970.

ONTARIO HOSPITAL SERVICES COMMISSION:

S. W. MARTIN
Chairman

D. J. Twiss
Commissioner

7

Dated at Toronto, this 22nd day of January, 1971.

(5069)

THE PUBLIC HOSPITALS ACT

O. Reg. 61/71. Classification of Hospitals. Made—January 28th, 1971. Filed—February 5th, 1971.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

- 1. The Schedule to Ontario Regulation 364/67, as amended by Ontario Regulations 6/68, 100/68, 126/68, 174/68, 200/68, 264/68, 421/68, 38/69, 203/69, 295/69, 374/69, 20/70 and 194/70, is further amended by,
 - (a) striking out items 31 and 32 under the heading "Group C Hospitals" and inserting in lieu thereof the following:
 - 31. Hawkesbury Hawkesbury and District General Hospital
 - (b) striking out "Ongwanada Sanatorium" in column 2 of item 44 under the heading "Group G Hospitals" and inserting in lieu thereof "Ongwanada Hospital";
 - (c) renumbering item 1 as 1a under the heading "Group H Hospitals" and adding the following item:

- 1. Ottawa Royal Ottawa Hospital (Adult Psychiatric Unit)
- (d) striking out "The Donwood Foundation" in column 2 of item 1 under the heading "Group I Hospitals" and inserting in lieu thereof "The Donwood Institute".
- (e) adding the following under the heading "Group J Hospitals":
 - 6. St. Catharines Niagara Peninsula Rehabilitation Centre

(5070) 7

THE PUBLIC COMMERCIAL VEHICLES ACT

O.Reg. 62/71.

General.

Made—February 4th, 1971.

Filed—February 5th, 1971.

REGULATION MADE UNDER THE PUBLIC COMMERCIAL VEHICLES ACT

- Subsection 2 of section 6 of Regulation 503 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- (2) A vehicle licence may be issued in respect of a public commercial vehicle,
 - (a) for an annual term, from the 1st day of April to the 31st day of March next following in which case the vehicle licence expires on the expiration of the term;

- (b) for one of the three-month periods of,
 - (i) April, May and June,
 - (ii) July, August and September,
 - (iii) October, November and December, or
 - (iv) January, February and March,

in which case the vehicle licence expires with the last day of the three-month period for which it is issued;

- (c) for one of the six-month periods of,
 - (i) April to September, both inclusive,
 - (ii) July to December, both inclusive, or
 - (iii) October to March, both inclusive,

in which case the vehicle licence expires with the last day of the six-month period for which it is issued; or

- (d) for one of the nine-month periods of,
 - (i) April to December, both inclusive, or
 - (ii) July to March, both inclusive,

in which case the vehicle licence expires with the last day of the nine-month period for which it is issued.

- 2.—(1) Paragraph 1 of subsection 1 of section 9 of Regulation 503 of Revised Regulations of Ontario, 1960, as remade by subsection 1 of section 1 of Ontario Regulation 18/71, is revoked and the following substituted therefor:
- 1. For each motor vehicle operated under a Class A, C, D, H, K or T operating licence and having a gross weight of,

Gross Weight In Pounds	for licensing for an annual term	for licensing for a nine-month period	for licensing for a six-month period	for licensing for a three-month period
1 to 8,000	\$ 25.00	\$ 21.00	\$ 14.00	\$ 7.00
8,001 to 8,500	27.50	23.00	15.00	8.00
8,501 to 9,000	30.00	25.00	17.00	9.00
9,001 to 9,500	32.50	27.00	18.00	9.00
9,501 to 10,000	35.00	29,00	19.00	10.00
10,001 to 10,500	37.50	31.00	21.00	11.00
10,501 to 11,000	40.00	33.00	22.00	11.00
11,001 to 11,500	42.50	35.00	23.00	12.00
11,501 to 12,000	45.00	37.00	25.00	13.00
12,001 to 12,500	47.50	39.00	26.00	13.00

Gross Weight In Pounds	for licensing for an annual term	for licensing for a nine-month period	for licensing for a six-month period	for licensing for a three-month period
12 501 4- 12 000	C 50.00	2 44 00	2 20 00	2 44 22
12,501 to 13,000	\$ 50.00 52.50	\$ 41.00	\$ 28.00	\$ 14.00
13,001 to 13,500 13,501 to 14,000	55.00	43.00	29.00	15.00
14,001 to 14,500	57.50	45.00	30.00	15.00
14,501 to 15,000	60.00	47.00	32.00	16.00
15,001 to 15,500	62.50	50.00 · 52.00	34.00	17.00
15,501 to 16,000	65.00	54.00	34.00	17.00
16,001 to 16,500	67.50	56.00	36.00	18.00 19.00
16,501 to 17,000	70.00	58.00	37.00 39.00	
17,001 to 17,500	72.50	60.00	40.00	20.00
17,501 to 18,000	75.00	62.00	41.00	20.00 21.00
18,001 to 18,500	77.50	64.00	43.00	22.00
18,501 to 19,000	80.00	66.00	44.00	22.00
19,001 to 19,500	82.50	68.00	45.00	23.00
19,501 to 20,000	85.00	70.00	47.00	24.00
20,001 to 20,500	87.50	72.00	48.00	24.00
20,501 to 21,000	90.00	74.00	50.00	25.00
21,001 to 21,500	92.50	76.00	51.00	26.00
21,501 to 22,000	95.00	78.00	52.00	26.00
22,001 to 22,500	97.50	80.00	54.00	27.00
22,501 to 23,000	100.00	83.00	55.00	28.00
23,001 to 23,500	102.50	85.00	56.00	28.00
23,501 to 24,000	105.00	87.00	58.00	29.00
24,001 to 24,500	107.50	89.00	59.00	30.00
24,501 to 25,000	110.00	91.00	61.00	31.00
25,001 to 25,500	112.50	93.00	62.00	31.00
25,501 to 26,000	115.00	95.00	63.00	32.00
26,001 to 26,500	117.50	97.00	65.00	33.00
26,501 to 27,000	120.00	99.00	66.00	33.00
27,001 to 27,500	122.50	101.00	67.00	34.00
27,501 to 28,000	125.00	103.00	69.00	35.00
28,001 to 28,500	127.50	105.00	70.00	35.00
28,501 to 29,000	130.00	107.00	72.00	36.00
29,001 to 29,500	132.50	109.00	73.00	37.00
29,501 to 30,000	135.00	111.00	74.00	37.00
30,001 to 30,500	137.50	113.00	76.00	38.00
30,501 to 31,000	140.00	116.00	77.00	39.00
31,001 to 31,500	142.50	118.00	78.00	39.00
31,501 to 32,000	145.00	120.00	80.00	40.00
32,001 to 32,500	147.50	122.00	81.00	41.00
32,501 to 33,000	150.00	124.00	83.00	42.00
33,001 to 33,500	152.50	126.00	84.00	42.00
33,501 to 34,000	155.00	128.00	85.00	43.00
34,001 to 34,500	157,50	130.00	87.00	44.00
34,501 to 35,000	160.00	132.00	88.00	44.00
35,001 to 35,500	162.50	134.00	89.00	45.00
35,501 to 36,000	165.00	136.00	91.00	46.00
36,001 to 36,500	167.50	138.00	92.00	46.00
36,501 to 37,000	170.00	140.00	94.00	47.00
37,001 to 37,500	172.50	142.00	95.00	48.00
37,501 to 38,000	175.00	144.00	96.00	48.00
38,001 to 38,500	177.50	146.00	98.00	49.00
38,501 to 39,000	180.00	149.00	99.00	50.00
39,001 to 39,500 39,501 to 40,000	182.50	151.00	100.00	50.00 51.00
39,501 to 40,000 40,001 to 40,500	185.00 187.50	153.00 155.00	102.00 103.00	52.00
40,501 to 41,000	187.50 190.00	157.00	105.00	53.00
41,001 to 41,500	192.50	159.00	106.00	53.00
41,501 to 42,000	195.00	161.00	107.00	54.00
42,001 to 42,500	197.50	163.00	109.00	55.00
42,501 to 43,000	200.00	165.00	110.00	55.00
-3,001 00 10,000	200.00	105.00	110.00	23.00

Gross Weight	for licensing for an annual	for licensing for- a nine-month	for licensing for a six-month	for licensing for a three-month
In Pounds	term	period	period	period
43,001 to 43,500	\$ 202.50	\$ 167.00	\$ 111.00	\$ 56.00
43,501 to 44,000	205.00	169.00	113.00	57.00
44,001 to 44,500	207.50	171.00	114.00	57.00
44,501 to 45,000	210.00	173.00	116.00	58.00
	212.50	175.00	117.00	59.00
45,001 to 45,500				
45,501 to 46,000	215.00	177.00	118.00	59.00
46,001 to 46,500	217.50	179.00	120.00	60.00
46,501 to 47,000	220.00	182.00	121.00	61.00
47,001 to 47,500	222.50	184.00	122.00	61.00
47,501 to 48,000	225.00	186.00	124.00	62.00
48,001 to 48,500	227.50	188.00	125.00	63.00
48,501 to 49,000	230.00	190.00	127.00	64.00
49,001 to 49,500	232.50	192.00	128.00	64.00
49,501 to 50,000	235.00	194.00	129.00	65.00
50,001 to 50,500	237.50	196.00	131.00	66.00
50,501 to 51,000	240.00	198.00	132.00	66.00
51,001 to 51,500	242.50	200.00	133.00	67.00
51,501 to 52,000	245.00	202.00	135.00	68.00
52,001 to 52,500	247.50	204.00	136.00	68.00
52,501 to 53,000	250.00	206.00	138.00	69.00
53,001 to 53,500	252.50	208.00	139.00	70.00
53,501 to 54,000	255,00	210.00	140.00	70.00
54,001 to 54,500	257.50	212.00	142.00	71.00
54,501 to 55,000	260.00	215.00		
,		217.00	143.00	72.00
55,001 to 55,500	262.50		144.00	72.00
55,501 to 56,000	265.00	219.00	146.00	73.00
56,001 to 56,500	267.50	221.00	147.00	74.00
56,501 to 57,000	270.50	223.00	149.00	75.00
57,001 to 57,500	272.50	225.00	150.00	75.00
57,501 to 58,000	275.00	227.00	151.00	76.00
58,001 to 58,500	277.50	229.00	153.00	77.00
58,501 to 59,000	280.00	231.00	154.00	77.00
59,001 to 59,500	282.50	233.00	155.00	78.00
59,501 to 60,000	285.00	235.00	157.00	79.00
60,001 to 60,500	287.50	237.00	158.00	79.00
60,501 to 61,000	290.00	239.00	160.00	80.00
61,001 to 61,500	292.50	241.00	161.00	81.00
61,501 to 62,000	295.00	243.00	162.00	81.00
62,001 to 62,500	297.50	245.00	164.00	82.00
62,501 to 63,000	300.00	248.00	165.00	83.00
63,001 to 63,500	302.50	250.00	166.00	83.00
63,501 to 64,000	305.00	252.00	168.00	84.00
64,001 to 64,500	307.50	254.00	169.00	85.00
64,501 to 65,000	210.00	256.00	170.00	85.00
65,001 to 65,500	312.50	258.00	172.00	86.00
65,501 to 66,000	315.00	260.00	173.00	87.00
66,001 to 66,500	317.50	262.00	175.00	88.00
66,501 to 67,000				
67,001 to 67,500	320.00	264.00	176.00	88.00
	322.50	266.00	177.00	89.00
	325.00	268.00	179.00	90.00
68,001 to 68,500	327.50	270.00	180.00	90.00
68,501 to 69,000	330.00	272.00	182.00	91.00
69,001 to 69,500	332.50	274.00	183.00	92.00
69,501 to 70,000	335.00	276.00	184.00	92.00
70,001 to 70,500	337.50	278.00	186.00	93.00
70,501 to 71,000	340.00	281.00	187.00	94.00
71,001 to 71,500	342.50	283.00	188.00	94.00
71,501 to 72,000	345.00	285.00	190.00	95.00
72,001 to 72,500	347.50	287.00	191.00	96.00
72,501 to 73,000	350.00	289.00	193.00	97.00
73,001 to 73,500	352.50	291.00	194.00	97.00
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Gross Weight In Pounds	for licensing for an annual term	for licensing for a nine-month period	for licensing for a six-month period	for licensing for a three-month period
	255.00	2 202 00		
73,501 to 74,000	\$ 355.00	\$ 293.00	\$ 195.00	\$ 98.00
74,001 to 74,500	357.50	295.00	197.00	99.00
74,501 to 75,000	360.00	297.00	198.00	99.00
75,001 to 75,500	362. 5 0	299.00	199.00	100.00
75,501 to 76,000 76,001 to 76,500	365.00 367.50	301.00 303.00	201.00 202.00	101.00
76,001 to 76,500 76,501 to 77,000	370.00	305.00	204.00	101.00 102.00
77,001 to 77,500	372.50	307.00	205.00	103.00
77,501 to 78,000	375.00	309.00	206.00	103.00
78,001 to 78,500	377.50	311.00	208.00	104.00
78,501 to 79,000	380.00	314.00	209.00	105.00
79,001 to 79,500	382.50	316.00	210.00	105.00
79,501 to 80,000	385.00	318.00	212.00	106.00
80,001 to 80,500	387.50	320.00	213.00	107.00
80,501 to 81,000	390.00	322.00	215.00	108.00
81,001 to 81,500	392.50	324.00	216.00	108.00
81,501 to 82,000	395.00	326.00	217.00	109.09
82,001 to 82,500	397.50	328.00	219.00	110.00
82,501 to 83,000	400.00	330.00	220.00	110.00
83,001 to 83,500	402.50	332.00	221.00	111.00
83,501 to 84,000	405.00	334.00	223.00	112.00
84,001 to 84,500	407.50	336.00	224.00	112.00
84,501 to 85,000	410.00	338.00	226.00	113.00
85,001 to 85,500	412.50	340.00	227.00	114.00
85,501 to 86,000	415.00	342.00	228.00	114.00
86,001 to 86,500	417.50	344.00	230.00	115.00
86,501 to 87,000	420.00	347.00	231.00	116.00
87,001 to 87,500	422.50	349.00	232.00	116.00
87,501 to 88,000	425.00	351.00	234.00	117.00
88,001 to 88,500	427.50	353.00	235.00	118.00 119.00
88,501 to 89,000 89,001 to 89,500	430.00	355.00 357.00	237.00 238.00	119.00
89,501 to 90,000	432.50 435.00	359.00	239.00	120.00
90,001 to 90,500	437.50	361.00	241.00	121.00
90,501 to 91,000	440.00	363.00	242.00	121.00
91,001 to 91,500	442.50	365.00	243.00	122.00
91,501 to 92,000	445.00	367.00	245.00	123.00
92,001 to 92,500	447.50	369.00	246.00	123.00
92,501 to 93,000	450.00	371.00	248.00	124.00
93,001 to 93,500	452.50	373.00	249.00	125.00
93,501 to 94,000	455.00	375.00	250.00	125.00
94,001 to 94,500	457.50	377.00	252.00	126.00
94,501 to 95,000	460.00	380.00	253.00	127.00
95,001 to 95,500	462.50	382.00	254.00	127.00
95,501 to 96,000	465.00	384.00	256.00	128.00
96,001 to 96,500	467.50	386.00	257.00	129.00
96,501 to 97,000	470.00	388.00	259.00	130.00
97,001 to 97,500	472.50	390.00	260.00	130.00 131.00
97,501 to 98,000	475.00	392.00 394.00	261.00 263.00	132.00
98,001 to 98,500	477.50 480.00	396.00	264.00	132.00
98,501 to 99,000	482,50	398.00	265.00	133.00
99,001 to 99,500 99,501 to 100,000	485.00	400.00	267.00	134.00
100,001 to 100,500	487.50	402.00	268.00	134.00
100,501 to 101,000	490.00	404.00	270.00	135.00
101,001 to 101,500	492.50	406.00	271.00	136.00
101,501 to 102,000	495.00	408.00	272.00	136.00
102,001 to 102,500	497.50	410.00	274.00	137.00
102,501 to 103,000	500.00	413.00	275.00	138.00
103,001 to 103,500	502.50	415.00	276.00	138.00
103,501 to 104,000	505.00	417.00	278.00	139.00
		405		

Cross Weight	70	THE ONTH	ikio onizbii		0.1108.02/.1
In Pounds	Gross Weight	Ų			for licensing for a three-month
104.501 to 105.000					period
104.501 to 105.000	104 001 to 104 500	\$ 507.50	\$ 419.00	\$ 279.00	\$ 140.00
105,001 to 105,500					141.00
105,00	105,001 to 105,500				141.00
106,501 to 107,000 520,00 429,00 286,00 143,1 107,501 to 108,000 522,50 431,00 287,00 144,1 107,501 to 108,500 527,50 435,00 290,00 145,1 108,001 to 108,500 527,50 435,00 290,00 145,1 108,001 to 109,000 530,00 437,00 292,00 146,1 109,001 to 109,500 532,50 439,00 293,00 147,1 109,501 to 110,500 533,50 443,00 294,00 147,1 110,001 to 110,500 537,50 443,00 296,00 148,1 110,501 to 111,000 540,00 446,00 297,00 149,1 111,001 to 111,500 542,50 448,00 298,00 149,1 111,001 to 112,500 547,50 450,00 300,00 300,00 150,1 112,001 to 112,500 547,50 450,00 301,00 151,1 112,001 to 112,500 547,50 450,00 301,00 151,1 113,001 to 114,000 550,00 454,00 303,00 152,1 113,001 to 114,000 555,00 458,00 305,00 153,1 114,001 to 114,500 557,50 458,00 307,00 154,1 114,001 to 115,500 567,50 468,00 307,00 154,1 115,001 to 115,500 562,50 464,00 307,00 154,1 115,001 to 115,500 562,50 464,00 309,00 154,1 115,001 to 115,500 567,50 468,00 312,00 156,1 116,001 to 117,000 572,50 472,00 314,00 157,1 117,001 to 117,500 572,50 472,00 314,00 157,1 117,501 to 117,000 572,50 472,00 315,00 158,1 117,501 to 112,500 572,50 472,00 315,00 158,1 117,501 to 112,500 572,50 472,00 315,00 158,1 117,501 to 112,500 572,50 472,00 315,00 158,1 117,501 to 120,000 585,00 483,00 322,00 160,1 119,001 to 121,500 592,50 489,00 320,00 160,1 122,501 to 122,500 597,50 493,00 320,00 163,1 122,501 to 122,500 600,00 600,00 600,00 600,00 600,00		515.00		283.00	142.00
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127,001 to 127,500 622.50 514.00 342.00 171.1 127,501 to 128,000 625.00 516.00 344.00 172.4 128,001 to 128,500 627.50 518.00 345.00 173.1 128,501 to 129,000 630.00 520.00 347.00 173.1 129,001 to 129,500 632.50 522.00 348.00 174.1 129,501 to 130,000 635.00 524.00 349.00 175.1 130,001 to 130,500 637.50 526.00 351.00 176.0 130,501 to 131,000 640.00 528.00 352.00 176.0 131,001 to 131,500 642.50 530.00 353.00 177.1 131,501 to 132,000 645.00 532.00 355.00 178.0 132,001 to 132,500 647.50 534.00 356.00 178.1 132,501 to 133,000 650.00 536.00 358.00 179.0 133,001 to 133,500 652.50 538.00 359.00 180.0		617.50	509.00		170.00
127,501 to 128,000 625.00 516.00 344.00 172.4 128,001 to 128,500 627.50 518.00 345.00 173.4 128,501 to 129,000 630.00 520.00 347.00 173.4 129,001 to 129,500 632.50 522.00 348.00 174.4 129,501 to 130,000 635.00 524.00 349.00 175.4 130,001 to 130,500 637.50 526.00 351.00 176.4 130,501 to 131,000 640.00 528.00 352.00 176.4 131,001 to 131,500 642.50 530.00 353.00 177.4 132,001 to 132,000 645.00 532.00 355.00 178.4 132,001 to 132,500 647.50 534.00 356.00 178.1 132,501 to 133,000 650.00 536.00 358.00 179.4 133,001 to 133,500 652.50 538.00 359.00 180.4	126,501 to 127,000			341.00	171.00
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132,501 to 133,000 650.00 536.00 358.00 179.1 133,001 to 133,500 652.50 538.00 359.00 180.1					178.00
133,001 to 133,500 652.50 538.00 359.00 180 .0					179.00
,					180.00
100,301 to 134,000 033,00 340,00 300,00 100.	133,501 to 134,000	655.00	540.00	360.00	180.00
					181.00

Gross Weight In Pounds	for licensing for an annual term	for licensing for a nine-month period	for licensing for a six-month period	for licensing for a three-month period
134,501 to 135,000	\$ 660.00	\$ 545.00	\$ 363.00	\$ 182.00
135,001 to 135,500	662.50	547.00	364.00	182.00
135,501 to 136,000	665.00	549.00	366.00	183.00
136,001 to 136,500	667.50	551.00	367.00	184.00
136,501 to 137,000	670.00	. 553.00	369.00	185.00
137,001 to 137,500	672.50	555.00	370.00	185.00
137,501 to 138,000	675.00	557.00	371.00	186.00
138,001 to 138,500	677.50	559.00	373.00	187.00
138,501 to 139,000	680.00	561.00	374.00	187.00
139,001 to 139,500	682.50	563.00	375.00	188.00
139,501 to 140,000	685.00	565.00	377.00	189.00

- (2) Subsection 1 of the said section 9, as amended by Ontario Regulations 215/61 and 18/71, is further amended by adding thereto the following paragraph:
- - (3) Paragraphs 5 and 6 of subsection 1 of the said section 9, as remade by subsection 2 of section 1 of Ontario Regulation 18/71, are revoked and the following substituted therefor:

- 5. For each motor vehicle operated under a Class E or FS operating licence, for an annual term.....\$10.00
- 6. For each motor vehicle operated under a Class F operating licence, for an annual term.....\$25.00
 - 3. This Regulation comes into force on the 1st day of April, 1971.

(5071)

THE HIGHWAY TRAFFIC ACT

O. Reg. 63/71. General. Made—February 4th, 1971. Filed—February 5th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- Section 4 of Regulation 227 of Revised Regulations of Ontario, 1960, as remade by section 1 of Ontario Regulation 322/62 and amended by Ontario Regulations 40/64 and 19/71, is further amended by adding thereto the following subsection:
- (4) A permit may be issued in respect of a conversion unit that converts a two-axle truck-tractor

into a three-axle truck-tractor and increases the gross weight of the vehicle by 15,000 pounds for an annual term, from the 1st day of April to the 31st day of March next following in which case the permit expires on the expiration of the term.

- 2.—(1) Subsection 1 of section 5 of Regulation 227 of Revised Regulations of Ontario, 1960, as remade by section 1 of Ontario Regulation 307/68 and amended by Ontario Regulations 191/69, 485/69, 118/70 and 19/71, is further amended by striking out "or trailer" in the second line and inserting in lieu thereof "trailer or conversion unit that converts a two-axle truck-tractor into a three-axle truck-tractor".
- (2) Clause c of paragraph 7 of subsection 1 of the said section 5, as made by subsection 2 of section 2 of Ontario Regulation 19/71, is revoked and the following substituted therefor:

(c) Subject to subsection 2, for a commercial motor vehicle, combination of a commercial motor vehicle and trailer or trailers, other than a motor bus, having a gross weight of,

Gross Weight in Pounds	for registration for an annual term	for registration for a nine- month period	for registration for a six- month period	for registration for a three- month period
1 to 5,000	\$ 30.00	\$ 25.00	\$ 17.00	\$ 9.00
5,001 to 5,500	39.00	32.00	21.00	11.00
5,501 to 6,000	44.00	36.00	24.00	12.00
6,001 to 6,500	48.00	40.00	26.00	14.00
6,501 to 7,000	52.00	43.00	29.00	15.00
7,001 to 7,500	56.00	46.00	31.00	16.00
7,501 to 8,000	61.00	50.00	34.00	17.00
8,001 to 8,500	65.00	54.00	36.00	18.00
8,501 to 9,000	69.00	57.00	38.00	19.00
9,001 to 9,500	73.00	60.00	40.00	20.00
9,501 to 10,000	78.00	64.00	43.00	22.00
10,001 to 10,500	82.00	68.00	45.00	23.00
10,501 to 11,000	86.00	71.00	47.00	24.00
11,001 to 11,500	90.00	74.00	50.00	25.00
11,501 to 12,000	95.00	78.00	52.00	26.00
12,001 to 12,500	101.00	83.00	56.00	28.00
12,501 to 13,000	107.00	88.00	59.00	30.00
13,001 to 13,500	113.00	93.00	62.00	31.00
13,501 to 14,000	120.00	99.00	66.00	33.00
14,001 to 14,500	126.00	104.00	69.00	35.00
14,501 to 15,000	132.00	109.00	73.00	37.00
15,001 to 15,500	138.00	114.00	76.00	38.00
15,501 to 16,000	145.00	120.00	80.00	40.00
16,001 to 16,500	151.00	125.00	83.00	42.00
16,501 to 17,000	157.00	130.00	86.00	44.00
17,001 to 17,500	163.00	134.00	90.00	45.00
17,501 to 18,000	170.00	140.00	94.00	47.00
18,001 to 18,500	176.00	145.00	97.00	49.00
18,501 to 19,000	182.00	150.00	100.00	50.00
19,001 to 19,500	188.00	155.00	103.00	52.00
19,501 to 19,500	195.00	161.00	107.00	54.00
20,001 to 20,500	201.00	166.00	110.00	56.00
20,501 to 21,000	207.00	171.00	114.00	57.00
21,001 to 21,500	213.00	176.00	117.00	59.00
21,501 to 22,000	220.00	182.00	121.00	61.00
22,001 to 22,500	226.00	186.00	124.00	62.00
22,501 to 23,000	232.00	191.00	128.00	64.00
23,001 to 23,500	238.00	196.00	131.00	66.00
23,501 to 24,000	245.00	202.00	135.00	68.00
24,001 to 24,500	251.00	207.00	138.00	69.00
24,501 to 25,000	257.00	212.00	141.00	71.00
25,001 to 25,500	263.00	217.00	145.00	73.00
25,501 to 26,000	270.00	223.00	149.00	75.00
26,001 to 26,500	276.00	228.00	152.00	76.00
26,501 to 27,000	282.00	233.00	155.00	78.00
27,001 to 27,500	288.00	238.00	158.00	80.00
27,501 to 28,000	295.00	243.00	162.00	81.00
28,001 to 28,500	301.00	248.00	166.00	83.00
28.501 to 29,000	307.00	253.00	169.00	85.00
29,001 to 29,500	313.00	258.00	172.00	86.00
29,501 to 30,000	320.00	264.00	176.00	88.00
30,001 to 30,500	326.00	269.00	179.00	90.00
30,501 to 31,000	332.00	274.00	183.00	92.00
31,001 to 31,500	338.00	279.00	186.00	93.00
31,501 to 32,000	345.00	285.00	190.00	95.00
32,001 to 32,500	351.00	290.00	193.00	97.00
			- 70.00	, , , , ,
32,501 to 33,000	357.00	295.00	196.00	99.00

THE ONTARIO GAZETTE

Gross Weight	for registration for an	for registration for a nine-	for registration for a six-	for registratio
in Pounds	annual term	month period	month period	month period
33,501 to 34,000	\$ 370.00	\$ 305.00	\$ 204.00	\$ 102.00
34,001 to 34,500	376.00	310.00	207.00	104.00
34,501 to 35,000	382.00	315.00	210.00	105.00
35,001 to 35,500	388.00	320.00	213.00	107.00
35,501 to 36,000	395.00	326.00	217.00	109.00
36,001 to 36,500	401.00	331.00	221.00	111.00
36,501 to 37,000	407.00	336.00	224.00	112.00
37,001 to 37,500	413.00	341.00	227.00	114.00
37,501 to 38,000	420.00	347.00	231.00	116.00
38,001 to 38,500	426.00	351.00	234.00	117.00
38,501 to 39,000	432.00	356.00	238.00	119.00
39,001 to 39,500	438.00	361.00	241.00	121.00
39,501 to 40,000	445.00	367.00	245.00	123.00
40,001 to 40,500	451.00	372.00	248.00	124.00
40,501, to 41,000	457.00	377.00	251.00	126.00
41,001 to 41,500	463.00	382.00	255.00	128.00
41,501 to 42,000	470.00	388.00	259.00	130.00
12,001 to 42,500	476.00	393.00	262.00	131.00
12,501 to 43,000	482.00	398.00	265.00	133.00
		403.00	268.00	
13,001 to 43,500	488.00 495.00			135.00
13,501 to 44,000		408.00	272.00	136.00
14,001 to 44,500	501.00	413.00	276.00	138.00
14,501 to 45,000	507.00	418.00	279.00	140.00
15,001 to 45,500	514.00	424.00	283.00	142.00
5,501 to 46,000	521.00	430.00	287.00	144.00
6,001 to 46,500	528.00	436.00	290.00	146.00
6,501 to 47,000	535.00	441.00	294.00	147.00
7,001 to 47,500	542.00	447.00	298.00	149.00
17,501 to 48,000	549.00	453.00	302.00	151.00
18,001 to 48,500	556.00	459.00	306.00	153.00
8,501 to 49,000	563.00	464.00	310.00	155.00
19,001 to 49,500	570.00	470.00	314.00	157.00
19,501 to 50,000	577.00	476.00	317.00	159.00
50,001 to 50,500	584.00	482.00	321.00	161.00
50,501 to 51,000	591.00	488.00	325.00	163.00
51,001 to 51,500	598.00	493.00	329.00	165.00
51.501 to 52,000	605.00	499.00	333.00	167.00
52,001 to 52,500	612.00	505.00	337.00	169.00
52,501 to 53,000	619.00	511.00	340.00	171.00
3,001 to 53,500	626.00	516.00	344.00	172.00
53,501 to 54,000	633.00	522.00	348.00	174.00
54,001 to 54,500	640.00	528.00	352.00	176.00
54,501 to 55,000	647.00	534.00	356.00	178.00
5,001 to 55,500	654.00	540.00	360.00	180.00
55,501 to 56,000	661.00	545.00	364.00	182.00
66,001 to 56,500	668.00	551.00	367.00	184.00
		557.00	371.00	186.00
66,501 to 57,000	675.00		375.00	188.00
57,001 to 57,500	682.00	563.00		
57,501 to 58,000	689.00	568.00	379.00	190.00
58,001 to 58,500	696.00	574.00	383.00	192.00
8,501 to 59,000	703.00	580.00	387.00	194.00
59,001 to 59,500	710.00	586.00	391.00	196.00
59,501 to 60,000	717.00	592.00	394.00	198.00
60,001 to 60,500	724.00	597.00	398.00	199.00
50,501 to 61,000	731.00	603.00	402.00	201.00
61,001 to 61,500	738.00	609.00	406.00	203.00
61,501 to 62,000	745.00	615.00	410.00	205.00
62,001 to 62,500	752.00	620.00	414.00	207.00
62,501 to 63,000	759.00	626.00	417.00	209.00
63,001 to 63,500	766.00	632.00	421.00	211.00
63,501 to 64,000	773.00	638.00	425.00	213.00

Gross Weight	for registration for an	for registration for a nine-	for registration for a six-	for registration for a three-
in Pounds	annual term	month period	month period	month period
64,001 to 64,500	\$ 780.00	\$ 644.00	\$ 429.00	\$ 215.00
64,501 to 65,000	787.00	649.00	433.00	217.00
65,001 to 65,500	794.00	655.00	437.00	218.00
65,501 to 66,000	801.00	661.00	441.00	220.00
66,001 to 66,500	808.00	667.00	444.00	223.00
66,501 to 67,000	815.00	672.00	448.00	224.00
67,001 to 67,500	822.00	678.00	452.00	226.00
67,501 to 68,000	829.00	684.00	456.00	228.00
68,001 to 68,500	836.00	690.00	460.00	230.00
68,501 to 69,000	843.00	695.00	464.00	232.00
69,001 to 69,500	850.00	701.00	468.00	234.00
69,501 to 70,000	857.00	707.00	471.00	236.00
70,001 to 70,500	864.00	713.00	475.00	238.00
70,501 to 71,000	871.00	719.00	479.00	240.00
71,001 to 71,500	878.00	724.00	483.00	242.00
71,501 to 72,000	885.00	730.00	487.00	244.00
72,001 to 72,500	892.00	736.00	491.00	246.00
72,501 to 73,000	899.00	742.00	494.00	248.00
73,001 to 73,500	906.00	747.00	498.00	249.00
73,501 to 74,000	913.00	753.00	502.00	251.00
74,001 to 74,500	920.00	759.00	506.00	253.00
74,501 to 75,000	927.00	765.00	510.00	255.00
75,001 to 75,500	934.00	771.00	514.00	
75,501 to 76,000	941.00	776.00	518.00	259.00
76,001 to 76,500	948.00	782.00	521.00	261.00
76,501 to 77,000	955.00	788.00	525.00	263.00
77,001 to 77,500	962.00	794.00	529.00	265.00
77,501 to 78,000	969.00	799.00	533.00	267.00
78,001 to 78,500	976.00	805.00	537.00	269.00
78,501 to 79,000	983.00	811.00	541.00	271.00
79,001 to 79,500	990.00	817.00	545.00	273.00
79,501 to 80,000	997.00	823.00	548.00	275.00
80,001 to 80,500	1,004.00	828.00	552.00	276.00
80,501 to 81,000	1,011.00	834.00	556.00	278.00
81,001 to 81,500	1,018.00	840.00	560.00	280.00
81,501 to 82,000	1,025.00	846.00	564.00	282.00
82,001 to 82,500	1,032.00	851.00	568.00	284.00
82,501 to 83,000	1,039.00	857.00	571.00	286.00
83,001 to 83,500	1,046.00	863.00	575.00	288.00
83,501 to 84,000	1,053.00	869.00	579.00	290.00
84,001 to 84,500	1,060.00	875.00	583.00	292.00
84,501 to 85,000	1,067.00	880.00	587.00	294.00
85,001 to 85,500	1,074.00	886.00	591.00	296.00
85,501 to 86,000	1,081.00	892.00	595.00	298.00
86,001 to 86,500	1,088.00	898.00	598.00	300.00
86,501 to 87,000	1,095.00	903.00	602.00	301.00
87,001 to 87,500	1,102.00	909.00	606.00	303.00
87,501 to 88,000	1,109.00	915.00	610.00	305.00
88,001 to 88,500	1,116.00	921.00	614.00	307.00
88,501 to 89,000	1,123.00	926.00	618.00	
89,001 to 89,500	1,130.00	932.00	622.00	
89,501 to 90,000	1,137.00	938.00	625.00	313.00
90,001 to 90,500	1,144.00	944.00	629.00	315.00
90,501 to 91,000	1,151.00	950.00	633.00	317.00
91,001 to 91,500	1,158.00	955.00	637.00	
91,501 to 92,000	1,165.00	961.00	641.00	
92,001 to 92,500	1,172.00	967.00		323.00
92,501 to 93,000	1,179.00	973.00		325.00
93,001 to 93,500	1,186.00	978.00	652.00	326.00
93,501 to 94,000	1,193.00	984.00	656.00	328.00
94,001 to 94,500	1,200.00	990.00	660.00	330.00

Gross Weight	for registration	for registration	for registration	for registration
in Pounds	for an	for a nine-	for a six-	for a three-
	annual term	month period	month period	month period
94,501 to 95,000	\$ 1,207.00	\$ 996.00	\$ 664.00	\$ 332.00
95,001 to 95,500	1,214.00	1,002.00	668.00	334.00
95,501 to 96,000	1,221.00	1,007.00	672.00	336.00
96,001 to 96,500	1,228.00	1,013.00	675.00	338.00
96,501 to 97,000	1,235.00	1,019.00	679.00	340.00
97,001 to 97,500	1,242.00	1,025.00	683.00	342.90
97,501 to 98,000	1,249.00	1,030.00	687.00	344.00
98,001 to 98,500	1,256.00	1,036.00	691.00	346.00
98,501 to 99,000	1,263.00	1,042.00	695.00	348.00
99,001 to 99,500	1,270.00	1,048.00	699.00	350.00
99,501 to 100,000	1,277.00	1,053.00	702.00	351.00
00,001 to 100,500	1,284.00	1,059.00	706.00	353.00
00,501 to 101,000	1,291.00	1,065.00	710.00	355.00
01,001 to 101,500	1,298.00	1,071.00	714.00	357.00
01,501 to 102,000	1,305.00	1,077.00	718.00	359.00
02,001 to 102,500	1,312.00	1,082.00	722.00	361.00
02,501 to 103,000	1,319.00	1,088.00	725.00	363.00
03,001 to 103.500	1,326.00	1,094.00	729.00	365.00
03,501 to 104,000	1,333.00	1,100.00	733.00	367.00
04,001 to 104,500	1,340.00	1,106.00	737.00	369.00
04,501 to 105,000	1,347.00	1,111.00	741.00	371.00
05,001 to 105,500	1,354.00	1,117.00	745.00	373.00
05,501 to 106,000	1,361.00	1,123.00	749.00	375.00
06,001 to 106,500	1,368.00	1,129.00	752.00	377.00
•	1,375.00	1,134.00	756.00	378.00
06,501 to 107,000	1,382.00		760.00	
07,001 to 107,500		1,140.00		380.00
07,501 to 108,000	1,389.00	1,146.00	764.00	382.00
08,001 to 108,500	1,396.00	1,152.00	768.00	384.00
08,501 to 109,000	1,403.00	1,157.00	772.00	386.00
09,001 to 109,500	1,410.00	1,163.00	776.00	388.00
09,501 to 110,000	1,417.00	1,169.00	779.00	390.00
10,001 to 110,500	1,424.00	1,175.00	783.00	392.00
10,501 to 111,000	1,431.00	1,181.00	787.00	. 394.00
11,001 to 111,500	1,438.00	1,186.00	791.00	396.00
11,501 to 112,000	1,445.00	1,192.00	795.00	398.00
12,001 to 112,500	1,452.00	1,198.00	799.00	400.00
12,501 to 113,000	1,459.00	1,204.00	802.00	402.00
13,001 to 113,500	1,466.00	1,209.00	806.00	403.00
13,501 to 114,000	1,473.00	1,215.00	810.00	405.00
14,001 to 114,500	1,480.00	1,221.00	814.00	407.00
14,501 to 115,000	1,487.00	1,227.00	818.00	409.00
15,001 to 115,500	1,494.00	1,233.00	822.00	411.00
15,501 to 116,000	1,501.00	1,238.00	826.00	413.00
16,001 to 116,500	1,508.00	1,244.00	829.00	415.00
16,501 to 117,000	1,515.00	1,250.00	833.00	417.00
17,001 to 117,500	1,522.00	1,256.00	837.00	419.00
17,501 to 118,000	1,529.00	1,261.00	841.00	421.00
18,001 to 118,500	1,536.00	1,267.00	845.00	423.00
18,501 to 119,000	1,543.00	1,273.00	849.00	425.00
19,001 to 119,500	1,550.00	1,279.00	853.00	427.00
19,501 to 120,000	1,557.00	1,285.00	856.00	429.00
20,001 to 120,500	1,564.00	1,290.00	860.00	430.00
20,501 to 121,000	1,571.00	1,296.00	864.00	432.00
21,001 to 121,500	1,578.00	1,302.00	868.00	434.00
21,501 to 122,000	1,585.00	1,308.00	872.00	436.00
22,001 to 122,500	1,592.00	1,313.00	876.00	438.00
22,501 to 123,000	1,592.00	1,319.00	879.00	440.00
23,001 to 123,500	1,606.00	1,325.00	883.00	442.00
23,501 to 124,000	1,613.00	1,331.00	887.00	444.00
24,001 to 124,000	1,620.00	1,337.00	891.00	446.00
47,001 to 147,000	1,627.00	1,342.00	895.00	448.00

Gross Weight in Pounds	for registration for an annual term	for registration for a nine- month period	for registration for a six- month period	for registration for a three- month period
125,001 to 125,500	\$ 1,634.00	\$ 1,348.00	\$ 899.00	\$ 450.00
125,501 to 126,000	1,641.00	1,354.00	903.00	452.00
126,001 to 126,500	1,648.00	1,360.00	906.00	454.00
126,501 to 127,000	1,655.00	1,365.00	910.00	455.00
127,001 to 127,500	1,662.00	1,371.00	914.00	457.00
127,501 to 128,000	1,669.00	1,377.00	917.00	460.00
128,001 to 128,500	1,676.00	1,383.00	922.00	461.00
128,501 to 129,000	1,683.00	1,388.00	926.00	463.00
129,001 to 129,500	1,690.00	1,394.00	930.00	465.00
129,501 to 130,000	1,697.00	1,400.00	933.00	467.00
130,001 to 130,500	1,704.00	1,406.00	937.00	469.00
130,501 to 131,000	1,711.00	1,412.00	941.00	471.00
131,001 to 131,500	1,718.00	1,417.00	945.00	473.00
131,501 to 132,000	1,725.00	1,423.00	949.00	475.00
132,001 to 132,500	1,732.00	1,429.00	953.00	477.00
132,501 to 133,000	1,739.00	1,435.00	956.00	475.00
133,001 to 133,500	1,746.00	1,440.00	960.00	480.00
133,501 to 134,000	1,753.00	1,446.00	964.00	482.00
134,001 to 134,500	1,760.00	1,452.00	968.00	484.00
134,501 to 135,000	1,767.00	1,458.00	972.00	486.00
135,001 to 135,500	1,774.00	1,464.00	976.00	488.00
135,501 to 136,000	1,781.00	1,469.00	980.00	490.00
136,001 to 136,500	1,788.00	1,475.00	983.00	492.00
136,501 to 137,000	1,795.00	1,481.00	987.00	494.00
137,001 to 137,500	1,802.00	1,487.00	991.00	496.00
137,501 to 138,000	1,809.00	1,492.00	995.00	498.00
138,001 to 138,500	1,816.00	1,498.00	999.00	500.00
138,501 to 139,000	1,823.00	1,504.00	1,003.00	502.00
139,001 to 139,500	1,830.00	1,510.00	1,007.00	504.00
139,501 to 140,000	1,837.00	1,516.00	1,010.00	506.00

- (3) Subsection 1 of the said section 5, as remade by section 1 of Ontario Regulation 307/68 and amended by Ontario Regulations 191/69, 485/69, 118/70 and 19/71, is further amended by adding thereto the following paragraph:
- For a conversion unit that converts a two-axle truck-tractor into a three-axle truck-tractor and increases the gross weight of the vehicle by 15,000 pounds \$ 210.00
 - 3. This Regulation comes into force on the 1st day of April, 1971.

(5072)

Publications Under The Regulations Act

February 20th, 1971

THE PLANNING ACT

O. Reg. 64/71.

Zoning Order—District of Sudbury, Geographic Township of Broder and Dill. Made—January 30th, 1971.

Filed—February 8th, 1971.

ORDER MADE UNDER THE PLANNING ACT

- Subsection 2 of section 12 of Ontario Regulation 355/70, as made by section 1 of Ontario Regulation 504/70, is revoked and the following substituted therefor:
- (2) Notwithstanding the provisions of subsection 1, one single-family dwelling and uses, buildings and structures accessory thereto may be erected and used on each of the following described parcels of land:
 - 1. Lots 21 and 22, Plan M-165.
 - 2. Lot 14, Plan M-291.
 - 3. Lot 34, Plan M-358.
 - 4. Lot 4, Plan M-365.
 - 5. Lot 30, Plan M-379.
 - 6. Lot 169, Plan M-403.
 - 7. Lot 58, Plan M-394.
 - 8. Lot 19. Plan M-471.
 - 9. Lot 2. Plan M-534.
- (3) Notwithstanding the provisions of subsection 1, one single-family dwelling and a trailer and uses, buildings and structures accessory thereto may be erected and used in accordance with the requirements of section 13 on each of the following described parcels of land:
 - Parcel 12126, Lot 6, Concession VI, geographic Township of Broder.
 - Section 13 of Ontario Regulation 355/70, as remade by section 2 of Ontario Regulation 504/70, is revoked and the following substituted therefor:
- 13.—(1) Requirements for single-family dwellings, and extensions to, or enlargements of single-family dwellings or cottages existing on the date this Order comes into force and uses, buildings and structures accessory thereto are established as follows:

Minimum lot area

15,000 square feet

Maximum lot coverage 15 per cent

Minimum rear yard

25 feet

Minimum front yard

25 feet

Maximum height

30 feet

Minimum side yard

10 feet on one side and 4 feet on the other

(2) Notwithstanding the provisions of subsection 1, the minimum side yard requirements on the property known as Lot 34, Plan M-358 are established as follows:

Minimum side yard

10 feet on one side and 0 feet on the other.

W. DARCY McKeough, Minister of Municipal Affairs

Dated at Toronto, this 30th day of January, 1971.

(5096)

THE MILK ACT, 1965

O. Reg. 65/71.

Industrial Milk—Marketing. Made—February 8th, 1971.

Filed-February 8th, 1971.

REGULATION MADE UNDER THE MILK ACT, 1965

- (1) Subsection 1 of section 13 of Ontario Regulation 146/70 is amended by striking out "\$3.85" in the fourth line and inserting in lieu thereof "\$4.14".
- (2) Subsection 2 of the said section 13 is amended by striking out "\$3.85" in the third line and inserting in lieu thereof "\$4.14".
- (3) Subsection 2a of the said section 13, as made by subsection 1 of section 1 of Ontario Regulation 13/71, is amended by striking out "\$4.10" in the fourth line and inserting in lieu thereof "\$4.14".
- (4) Subsection 3 of the said section 13 is amended by striking out "\$3.70" in the third line and inserting in lieu thereof "\$3.99".
- (5) Subsection 4 of the said section 13 is amended by striking out "\$3.70" in the third line and inserting in lieu thereof "\$3.99".

THE ONTARIO MILK MARKETING BOARD:

GEORGE R. McLAUGHLIN,

Chairman

H. PARKER,

Secretary

Dated at Toronto, this 8th day of February, 1971.

(5097)

THE MILK ACT, 1965

O. Reg. 66/71.

Grade A Milk—Marketing. Made—February 8th, 1971. Filed—February 8th, 1971.

REGULATION MADE UNDER THE MILK ACT, 1965

- 1.—(1) Subsection 4 of section 16 of Ontario Regulation 70/68, as remade by section 2 of Ontario Regulation 144/70, is amended by striking out "\$3.85" in the fourth line and inserting in lieu thereof "\$4.14".
- (2) Subsection 5 of the said section 16, as remade by section 2 of Ontario Regulation 144/70, is amended by striking out "\$3.85" in the fourth line and inserting in lieu thereof "\$4.14".
- (3) The said section 16, as remade by section 2 of Ontario Regulation 144/70, is amended by adding thereto the following subsection:

(5a) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$4.14 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.

- (4) Subsection 6 of the said section 16, as remade by section 2 of Ontario Regulation 144/70, is amended by striking out "\$3.70" in the fourth line and inserting in lieu thereof "\$3.99".
- (5) Subsection 7 of the said section 16, as remade by section 2 of Ontario Regulation 144/70, is amended by striking out "3.70" in the fourth line and inserting in lieu thereof "\$3.99".

THE ONTARIO MILK MARKETING BOARD:

GEORGE R. McLaughlin
Chairman

H. Parker Secretary

Dated at Toronto, this 8th day of February, 1971.

THE SMALL CLAIMS COURTS ACT

O. Reg. 67/71.

Courts.

Made—February 4th, 1971.

Filed-February 9th, 1971.

REGULATION MADE UNDER THE SMALL CLAIMS COURTS ACT

1. Schedules 118, 119 and 120 to Regulation 115 of Revised Regulations of Ontario, 1960 are revoked and the following substituted therefor:

Schedule 118

- 1. The First Small Claims Court of the District Municipality of Muskoka.
- 2. Those parts of the District Municipality of Muskoka described as follows:
 - The Town of Bracebridge, except that part described in subparagraph iii of paragraph 2 of Schedule 119.
 - ii. The Township of Muskoka Lakes, except that part described in subparagraph ii of paragraph 2 of Schedule 119.
 - iii. That part of the Town of Huntsville described as follows: Commencing at the southeasterly corner of the Town; thence westerly along the southerly boundary of the Town; thence northerly along the westerly boundary to the northerly boundary of Concession 9 in that part of the Town of Huntsville formerly in the Township of Stephenson; thence easterly along the easterly boundary of the Town; thence southerly along the easterly boundary of the Town; thence southerly along the easterly boundary of the Town to the point of commencement.
 - iv. That part of the Township of Lake of Bays described as follows: Commencing at the southeasterly corner of the Township; thence westerly, northerly and westerly along the southerly boundary of the Township to the westerly boundary of the Township; thence northerly in a straight line along the westerly boundary to the northerly boundary of Concession 13 in that part of the Township of Lake of Bays formerly in the Township of McLean; thence easterly along the northerly boundary of Concession 13 and its production to the easterly boundary of the Township; thence southerly along the easterly boundary of the Township to the point of commencement.

- v. The Town of Gravenhurst, except that part described in subparagraph i of paragraph 2 of Schedule 119.
- vi. That part of the Township of Georgian Bay described as follows: Commencing at the northwesterly corner of Concession 16 in that part of the Township of Georgian Bay formerly in the geographic Township of Baxter; thence easterly along the northerly boundary of Concession 16 to the easterly boundary of the Township; thence northerly along the easterly boundary to the northerly boundary of the Township; thence westerly along the northerly boundary to the shore of Georgian Bay; thence southerly along the shore of Georgian Bay to the point of commencement.
- 3. The Town of Bracebridge.

Schedule 119

- 1. The Second Small Claims Court of the District Municipality of Muskoka.
- 2. Those parts of the District Municipality of Muskoka described as follows:
 - i. That part of the Town of Gravenhurst described as follows: Commencing at the southwesterly corner of the Town: thence northerly along the westerly boundary of the Town to its intersection with the centre line of that part of the King's Highway known as Number 69; thence southerly in a straight line to the northwest corner of Lot 35 in Concession 6 in that part of the Town of Gravenhurst formerly in the Township of Muskoka; thence easterly along the northerly boundary of the said Concession 6 to the easterly boundary of the Town; thence southerly, easterly and southerly along the boundary of the Town to the southeasterly corner of the Town; thence westerly along the southerly boundary of the Town to the point of commence-
 - ii. That part of the Township of Muskoka Lakes described as follows: Commencing at the southeasterly corner of the Township; thence westerly along the southerly boundary of the Township to the southwesterly corner of the Township; thence northerly along the westerly boundary of the Township to its intersection with the centre line of that part of the King's Highway known as Number 660; thence easterly along the centre line of the King's Highway Number 660 to its intersection with the centre line of that part of the King's Highway known as Number 69: thence easterly along the King's Highway Number 69 to the easterly boundary

- of the Township; thence southerly along the easterly boundary of the Township to the point of commencement.
- iii. That part of the Town of Bracebridge described as follows: Commencing at the southwesterly corner of the Town; thence northerly along the westerly boundary of the Town to the northwest corner of Concession 6 in that part of the Town of Bracebridge formerly in the Township of Draper: thence easterly along the north boundary of the said Concession 6 to the easterly boundary of the said Concession 6 being the westerly boundary of that part of the Town formerly the Township of Oakley, thence northerly along that boundary to the northwest corner of Concession 14 in that part of the Town formerly in the Township of Oakley; thence easterly along the north boundary of Concession 14 to the easterly boundary of the Town; thence southerly along the easterly boundary to the southeast corner of the Town: thence westerly, northerly and westerly along the southerly boundary of the Town to the point of commencement.
- iv. The islands in the Georgian Bay lying west of the territory described in schedules 118 and 119 and adjacent thereto, and the islands in the Severn River lying northerly of the middle of the main channel of the Severn River and adjacent to the Township of Georgian Bay and the Town of Gravenhurst.
- 3. The Town of Gravenhurst.

Schedule 120

- 1. The Third Small Claims Court of the District Municipality of Muskoka.
- 2. Those parts of the District Municipality of Muskoka described as follows:
 - The Town of Huntsville, except that part described in subparagraph iii of paragraph 2 of Schedule 118.
 - The Township of Lake of Bays, except that part described in subparagraph iv of paragraph 2 of Schedule 118.
- 3. The Town of Huntsville.
 - Subparagraph v of paragraph 2 of Schedule 180 to Regulation 115 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
 - v. The Township of Georgian Bay in the District Municipality of Muskoka, except that part described in subparagraph vi of paragraph 2 of Schedule 118.

3. Schedules 224 to 227, both inclusive, and Schedule 229 to Regulation 115 of Revised Regulations of Ontario, 1960 are revoked and the following substituted therefor:

Schedule 224

- 1. The Second Small Claims Court of the Judicial District of York.
- 2. Those parts of the Regional Municipality of York described as follows:
 - i. That part of the Town of Markham described as follows: Commencing at the southeasterly angle of the Town; thence westerly along the southerly boundary of the Town to the production southerly of the easterly boundary of Concession 5; thence northerly along the production and the easterly boundary of Concession 5 and its production northerly to the northerly boundary of the Town; thence easterly along that boundary to the easterly boundary of the Town; thence southerly along that boundary to the place of commencement.
 - ii. That part of the Town of Whitchurch-Stouffville, described as follows: Commencing at the southeasterly angle of the Town; thence westerly along the southerly boundary of the Town to the production southerly of the easterly boundary of Concession 5; thence northerly along the production and the easterly boundary of Concession 5 to the northerly boundary of Lot 10; thence easterly along that boundary to the easterly boundary of the Town; thence southerly along that boundary to the place of commencement.
 - 3. The Town of Markham.

Schedule 225

- 1. The Third Small Claims Court of the Judicial District of York.
- 2. Those parts of the Regional Municipality of York described as follows:
 - The Town of Richmond Hill, except that part described in subparagraph iii of paragraph 2 of Schedule 226.
 - ii. That part of the Town of Markham described as follows: Commencing at the southwesterly angle of the Town of Markham; thence northerly, easterly and northerly along the westerly boundary of the Town to the northerly boundary of the Town; thence easterly along the northerly boundary of the Town to the easterly

- boundary of Concession 5; thence southerly along that boundary to the southerly boundary of the Town; thence westerly along that boundary to the point of commencement.
- iii. That part of the Town of Whitchurch-Stouffville described as follows: Commencing at the southwesterly angle of the Town of Whitchurch-Stouffville; thence northerly along the westerly boundary of the Town to the northerly boundary of Lot 10 in Concession 3; thence easterly along the northerly boundary of Lot 10 in concessions 3, 4 and 5 to the easterly boundary of Concession 5; thence southerly along that boundary to the southerly boundary of the Town; thence westerly along that boundary to the point of commencement.
- iv. That part of the Town of Vaughan described as follows: Commencing at the south-easterly angle of the Town of Vaughan; thence westerly along the southerly boundary of the Town to the easterly boundary of Concession 2; thence northerly along that boundary to the northerly boundary of the Town; thence easterly along that boundary to the northeasterly angle of the Town; thence southerly, easterly and southerly along the easterly boundary of the Town to the point of commencement.
- 3. The Town of Richmond Hill.

Schedule 226

- 1. The Fourth Small Claims Court of the Judicial District of York.
- 2. Those parts of the Regional Municipality of York described as follows:
 - i. The towns of,
 - (a) Aurora;
 - (b) Newmarket.
 - ii. The townships of,
 - (a) East Gwillimbury;
 - (b) King.
 - iii. That part of the Town of Richmond Hill described as follows: Commencing at the intersection of the production westerly of the southerly boundary of Lot 61 in Concession 1 in that part of the Town formerly in the Township of Vaughan and the westerly boundary of the Town; thence northerly along that boundary to the northerly boundary of the Town; thence easterly along that boundary to the

westerly boundary of the King's Highway Number 11; thence southerly along that boundary to the southerly boundary of the said Lot 61; thence westerly along that boundary to the point of commencement.

- iv. That part of the Town of Whitchurch-Stouffville described as follows: Commencing at the intersection of the northerly boundary of Lot 10 in Concession 3 and the westerly boundary of the Town; thence northerly along the westerly boundary of the Town to the northerly boundary of the Town; thence easterly along that boundary to the easterly boundary of the Town; thence southerly along that boundary to the northerly boundary of Lot 10 in Concession 9; thence westerly along the northerly boundary of Lot 10 in concessions 9 to 3, both inclusive, to the point of commencement.
- 3. The Town of Newmarket.

Schedule 227

- 1. The Fifth Small Claims Court of the Judicial District of York.
- 2. That part of the Regional Municipality of York being the Township of Georgina.
 - 3. The Village of Sutton West.

Schedule 229

- 1. The Seventh Small Claims Court of the Judicial District of York.
- 2. That part of the Regional Municipality of York being the Town of Vaughan except that part described in subparagraph iv of paragraph 2 of Schedule 225.
 - 3. The Village of Woodbridge.

(5099)

8

THE PLANNING ACT

O. Reg. 68/71.
Restricted Areas—District of Kenora,
Patricia Portion.
Made—February 5th, 1971.
Filed—February 9th, 1971.

ORDER MADE BY THE MINISTER UNDER THE PLANNING ACT

1. This Order applies to the lands contained within Registered Plans M-537, M-538 and M-555, being plans of subdivision in The Improvement

District of Ear Falls, District of Kenora, Patricia Portion. O. Reg. 68/71, s. 1.

2. In this Order,

- (a) "accessory building" means a detached building the use of which is incidental or subordinate to the use of the main building, is not used for human habitation and is located on the same lot as the main building;
- (b) "accessory use" means a use customarily incidental or subordinate to the principal use and carried on or located on the same lot with such principal use;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building;
- (d) "family" means, in addition to its normal connotation or meaning, a group of not more than three (3) persons not interrelated by bonds of consanguinity, marriage or legal adoption living together as a single housekeeping unit;
- (e) "front lot line" means the lot line that divides the lot from the street:
- (f) "front yard" means a yard extending across the full width of a lot on which a building is situate and extending from the front lot line to the nearest main wall of the building for which such front yard is required;
- (g) "mobile home" means a vehicle that is suitable for being attached to a motor vehicle for the purpose of being drawn or propelled by the motor vehicle and which is placed, located, kept or maintained on land, notwithstanding that such vehicle is jacked up or that its running gear is removed, but not including a vehicle unless it is used for the living, sleeping or eating accommodation of persons therein;
- (h) "multi-family" means a building containing three or more dwelling units;
- (i) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the nearest main wall of the building for which such rear yard is required;
- (j) "semi-detached" means a building that is divided vertically into two dwelling units;

- (k) "side yard" means a yard extending from the front yard to the rear yard and from the side lot-line to the nearest main wall of the building for which such side yard is required;
- (l) "single-family" means a separate building containing only one dwelling unit;
- (m) "yard" means an open, uncovered, and unoccupied space appurtenant to a building. O. Reg. 68/71, s. 2.

3.—(1) Lots 1 to 25, 65 to 84, 93, 94 and 104 to 113, all inclusive, as shown on Plan M-537 and lots 26 to 37, 51 to 64, and 98 to 103, all inclusive, as shown on Plan M-538, and lots 1 to 6, all inclusive, as shown on Plan M-555, shall not be used for any purpose other than for single-family residential purposes and accessory uses.

- (2) Lots 114 to 122, as shown on Plan M-537, shall not be used for any purpose other than for single-family residential purposes or for mobile homes and accessory uses.
- (3) Lots 85 to 92, all inclusive, as shown on Plan M-537, and lots 95 to 97, all inclusive, as shown on Plan M-538, shall not be used for any purpose other than for semi-detached residential purposes and accessory uses.
- (4) Block C, D, E, F, G, I, Q, P and R as shown on Plan M-537 and Blocks K, L, M, and N as shown on Plan M-538, and Block A as shown on Plan M-555, shall not be used for any purpose other than the purpose for which they were used on the date of coming into force of this Order.
- (5) Blocks A and B, as shown on Plan M-537, shall not be used for any purpose other than for mobile home purposes and accessory uses such as a management office, laundry and playground area.
- (6) Block H, as shown on Plan M-537, shall not be used for any purpose other than the following:
 - (a) ambulance stations;
 - (b) fire stations;
 - (c) correctional institutions;
 - (d) libraries:
 - (e) municipal garages;
 - (f) museums;
 - (g) police stations;
 - (h) other municipal or government offices; and
 - (i) existing uses.

- (7) Block J, as shown on Plan M-537, shall not be used for any purpose other than for multifamily residential purposes and accessory uses.
- (8) Block O, as shown on Plan M-538, shall not be used for any purpose other than a school site or playground area. O. Reg. 68/71, s. 3.
- 4.—(1) In the areas restricted by this Order to use for single-family, semi-detached and multifamily residential purposes and accessory uses or for mobile homes and accessory uses, no building shall be erected, altered or used unless the following requirements are complied with:

Minimum front yard: 25 feet

Minimum rear yard: 35 feet

Minimum side yard: One side yard of 10 feet

and the other side yard of 4 feet plus an extra 2 feet for each additional storey, or part thereof, of the main building above the first

storey.

- (2) In the areas restricted by this Order to use for single-family and semi-detached residential purposes no building, other than an accessory building, shall be erected, altered or used unless, in addition to the requirements of subsection 1 of this section, the following requirements are complied with:
 - There shall be not more than one building on any one lot; and
 - 2. Parking facilities shall be provided and maintained within the side yard or rear yard of each lot on the basis of not less than one parking space for each dwelling unit
- (3) No mobile home or accessory use shall be allowed to be used in Blocks A and B as shown on Plan M-537 unless the following requirements are complied with:
 - 1. There shall be not more than 7 mobile homes per acre; and
 - 2. No mobile home shall be located nearer to the street line of Balsam Avenue than 40 feet, or nearer to the limit of the King's Highway No. 105 than 65 feet; and the areas so reserved for mobile home use shall not be used for any purpose other than for landscaping.
- (4) No building other than an accessory building shall be erected, altered or used in Block H of Plan M-537 unless the following requirements are complied with:

Minimum front vard: 25 feet

Minimum rear vard: 25 feet

Minimum side yard: 15 feet on each side

- (5) No building, other than an accessory building. shall be erected, or altered or used on Block I. as shown on Plan M-537, unless, in addition to the requirements of subsection 1 of this section, the following requirements are complied with:
 - 1. Parking facilities shall be provided within Block I on the basis of not less than one parking space for each dwelling unit; and
 - 2. There shall be not more than 11.8 dwelling units per acre. O. Reg. 68/71, s. 4.
- 5.—(1) Nothing in this Order shall prevent the use of the lands contained within registered plans M-537, M-538 and M-555 for any of the following purposes:
 - 1. Parks or recreational facilities
 - 2. A medical clinic, provided that it is operated in a mobile home.
 - 3. School facilities.
- (2) Notwithstanding clause g of section 2, for the purpose of this section "mobile home" means a vehicle that is suitable for being attached to a motor vehicle for the purpose of being drawn or propelled by the motor vehicle and that is placed, located, kept or maintained on land, notwithstanding that it is jacked up or that its running gear is removed. O. Reg. 68/71, s. 5.
- 6. Ontario Regulations 296/69 and 464/69 are revoked. O. Reg. 68/71, s. 6.

W. DARCY MCKEOUGH Minister of Municipal Affairs

Dated at Toronto, this 5th day of February, 1971.

(5100)

THE PLANNING ACT

O. Reg. 69/71.

Restricted Areas-District of Kenora, Patricia Portion. Made-February 5th, 1971.

Filed-February 9th, 1971.

ORDER MADE BY THE MINISTER UNDER THE PLANNING ACT

1. This Order applies to those lands within the territorial District of Kenora, Patricia Portion, more particularly described as follows:

- 1. That part of The Improvement District of Ear Falls and its surrounding area extending from the westerly shore of Lac Seul on the south-east to the geographic townships of Byshe and Willans on the north shown as Schedule A on a map filed in the office of the Registrar of Regulations at Toronto as No. 1294.
- 2. That part of The Improvement District of Ear Falls shown as Schedule B on a map filed in the office of the Registrar of Regulations at Toronto as No. 1294, saving and excepting thereout and therefrom those lands described in Registered Plans Numbers M-537, M-538 and M-555 filed in the Land Titles Office at Kenora, Ontario. O. Reg. 69/71, s. 1.

2. In this Order

- (a) "accessory" when used to describe a building or structure, means a building or structure normally incidental or subordinate to the main buildings, not used for human habitation and located on the same lot with the main buildings; and when used to describe a use means a use normally incidental or subordinate to the main use and located on the same lot:
- (b) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family, and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building:
- (c) "family" means, in addition to its normal connotation or meaning, a group of not more than three persons not interrelated by bonds of consanguinity, marriage or legal adoption living together as a single housekeeping unit;
- (d) "floor area" means the area contained within the outside walls of a building (measured at each floor level) excluding, in the case of a dwelling, any private garage, porch, verandah, unfinished attic, basement and cellar;
- (e) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the nearest main wall of the building for which such front vard is required;
- (f) "front vard set back" means the distance from the front of the dwelling to the front of the lot:

O. Reg. 69/71

- (g) "lot" means a parcel of land, whether such a parcel is described in a registered deed or shown in a registered plan of subdivision, including any of its parts that are subject to a right-of-way or easement;
- (h) "parking space" means an off-street piece of land available for the parking of one motor vehicle and having an area of not less than 200 square feet, exclusive of passageways and driveways appurtenant thereto and giving access thereto and having access to a public highway;
- (i) "rear yard" means a yard extending across the full width of a lot on which a building is situate and extending from the rear lot line to the nearest main wall of the building for which such rear yard is required;
- (j) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the nearest main wall of the building for which such side yard is required;
- (k) "single-family dwelling" means a detached building containing only one dwelling unit;
- (l) "yard" means an open, uncovered and unoccupied space appurtenant to a building. O. Reg. 69/71, s. 2.
- 3. The purpose of this Order is to control the use of land and buildings within the area referred to in section 1, and from the date this Order comes into force no land in such areas shall be used, or any building erected, enlarged, or otherwise used or altered therein, except in accordance with this Order. O. Reg. 69/71, s. 3.
- 4. This Order shall not apply to prevent the use of any land, building, or structure for any purpose that would be otherwise prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, so long as it continues to be used for that purpose. O. Reg. 69/71, s. 4.
- 5. This Order shall not prevent the erection of buildings or structures or the making of improvements on lands in connection with any development for which a permit has been issued by the Minister of Lands and Forests under section 16 of *The Public Lands Act* if any application for the permit is made prior to the date this Order comes into force. O. Reg. 69/71, s. 5.
- 6. For the purpose of this Order the following zones are established as shown in Schedules A and B respectively on the said map filed in the office of the Registrar of Regulations at Toronto as No. 1294 as follows:

Zone	Symbol
Rural	"A"
Residential	"RI"
General Commercial	"C"
Highway Commercial	"HC"
Light Industrial	"M"
	O. Reg. 69/71, s. 6.

PART II

RURAL ZONE "A"

PERMITTED USES

7.—(1) All uses within the "A" zone are prohibited except,

- (a) lumbering and forestry;
- (b) agriculture;
- (c) recreational open space activities;
- (d) mining, which includes surveying and drilling operations but not the actual establishment of any new mine, pit or quarry;
- (e) summer cottages on lots within registered plans of subdivision, or on parcels of land where consent to the creation of such parcels has been obtained under section 26 of The Planning Act, or on parcels of land with an area of not less than 15,000 square feet that exist in separate ownerships on the date that this Order comes into force:
- (f) accessory uses to permitted uses, including the erection of permanent dwellings and other ancillary buildings necessary for the operation of the permitted uses; and
- (g) the repair, rebuilding or restoration to a safe condition of any building, not otherwise permitted existing on the date that this Order comes into force, provided that the dimensions of the original building are not increased or its original use altered.
- (2) Notwithstanding clause g of subsection 1, dwellings in the Rural Zone "A" existing on the date this Order comes into force may be enlarged or otherwise altered, provided that the use of the original dwelling is not altered.
- (3) A dwelling erected as an accessory use shall be subject to the requirements of sections 10, 11, 12, 13 and 14. O. Reg. 69/71, s. 7.

PART III

RESIDENTIAL ZONE "RI"

PERMITTED USES

8. This part applies to the Residential Zone "RI". O. Reg. 69/71, s. 8.

- **9.**—(1) All uses within the "RI" zone are prohibited except,
 - (a) single-family dwellings;
 - (b) accessory buildings; and
 - (c) enlargements and extensions to any of the buildings mentioned in clauses a and b, provided that there is compliance with all other relevant requirements of this Order.
- (2) Notwithstanding the provisions of subsection 1, Block A on Plan M-338 may be used for the purpose of a playfield or recreational grounds together with the necessary accessory uses thereto.
- (3) Notwithstanding the provisions of subsection 1, Block B on Plan M-338 may be used for the purposes of a curling rink or a skating rink, or both, together with the necessary uses accessory thereto.
- (4) Notwithstanding the provisions of subsection 1, Block C on Plan M-338 may be used for the purpose of a Legion Hall together with the necessary accessory uses thereto. O. Reg. 69/71, s. 9.

GENERAL REQUIREMENTS FOR SINGLE-FAMILY DWELLINGS

10. Not more than one single-family dwelling shall be erected on any one lot. O. Reg. 69/71, s. 10.

MINIMUM LOT AREA AND LOT FRONTAGE

- 11.—(1) Where a lot is served by a public or communal water-supply system and a public or communal sanitary sewage system, the minimum area of such lot shall be 5,000 square feet and the minimum frontage shall be 50 feet.
- (2) Where a lot is served by a public or communal water-supply system, but no public or communal sanitary sewage system, the minimum area of such lot shall be 7,500 square feet and the minimum frontage shall be 75 feet.
- (3) Where a lot is not served by either a public or communal water-supply system or a public or communal sanitary sewage system, the minimum area of such lot shall be 15,000 square feet and the minimum frontage shall be 75 feet. O. Reg. 69/71, s. 11.

MINIMUM YARD REQUIREMENTS

12.—(1) The front yard set back of any lot shall be not less than the calculated average of the front yard set backs of the dwellings adjacent thereto and abutting on the same street, but in no case shall the front yard set back of any one lot be less than 20 feet.

- (2) One side yard of any lot shall have a width of not less than 10 feet, except where a private garage is erected on the lot as an integral part of the main building, in which case the side yard shall have a width of not less than 4 feet; and the other side yard shall have a minimum width of 4 feet for one-storey dwellings plus 2 feet for each additional half or full storey.
- (3) The rear yard shall have a depth of not less than 30 feet. O. Reg. 69/71, s. 12.

MINIMUM FLOOR AREA

13. No single-family dwelling shall be erected with a floor area of less than 800 square feet. O. Reg. 69/71, s. 13.

ACCESSORY BUILDINGS

- 14.—(1) No accessory building shall exceed 15 feet in height or be erected in any side or front yard or within 4 feet of any side or rear lot line.
- (2) Notwithstanding subsection 1, a private garage may be erected in any side yard provided that it is not located nearer to the main building than 10 feet.
- (3) Notwithstanding the provisions of this section, a lot which existed in separate ownership on the date this Order comes into force and that does not meet the minimum lot area and frontage requirements may be built upon provided that all other provisions on this Part are complied with. O. Reg. 69/71, s. 14.

PART IV

GENERAL COMMERCIAL "C" ZONE

PERMITTED USES

- 15. All uses within the "C" zone are prohibited, except for,
 - (a) retail stores;
 - (b) service stores;
 - (c) offices;
 - (d) cinemas, theatres, dance halls, billiard halls and similar commercial recreational uses:
 - (e) restaurants and taverns; and
 - (f) public and institutional uses including a library, but excluding schools and churches.O. Reg. 69/71, s. 15.
- 16. No land shall be used or no building or structure shall be erected or used in the "C" zone except in accordance with Schedule C of the map filed in the office of the Registrar of Regulations at Toronto as No. 1294. O. Reg. 69/71, s. 16.

YARD REQUIREMENTS

- 17. In the areas restricted by this Order to use for General Commercial "C", the maximum yard requirements shall be:
 - 1. Maximum front yard: 5 feet
 - 2. Maximum side yard: 0 feet

PART V

HIGHWAY COMMERCIAL "HC" ZONE

PERMITTED USES

- 18. All uses within the "HC" zone are prohibited except for.
 - (a) service stations;
 - (b) restaurants;
 - (c) motels;
 - (d) hotels;
 - (e) establishments for the sale of automobiles, motorized snow vehicles, motorcycles and accessories:
 - (f) car washing establishments; and
 - (g) residential uses on the same lot and necessary for the operation of any of the abovementioned uses, provided,
 - (i) they are carried out or located in the same building as the main use, or
 - (ii) the requirements of Part III ("RI" zone) are complied with if the residental use is carried out or located in a separate building. O. Reg. 69/71, s. 18.

YARD REQUIREMENTS

- 19. In the areas restricted by this Order to use for Highway Commercial "HC", the mininum yard requirements shall be:
 - 1. Minimum front yard: 80 feet
 - _ ____
 - 2. Minimum rear yard: 25 feet
 - 3. Minimum side yard: 15 feet on each side

O. Reg. 69/71, s. 19.

LOT COVERAGE

20. Not more than 35 per cent of the area of a lot in the "HC" zone shall be covered with buildings, which includes the main use building and all related accessory buildings. O. Reg. 69/71, s. 20.

LOT FRONTAGE

- 21. Buildings may be erected in the "HC" zone on land used only in accordance with the following minimum lot frontage requirements:
 - 1. Service stations, hotels, motels: 100 feet
 - 2. Other permitted uses: 50 feet

O. Reg. 69/71, s. 21.

PARKING REQUIREMENTS

22. The owner of any building erected or enlarged in the "HC" zone shall provide and maintain parking spaces in accordance with the following Schedule:

Schedule

Type of Statement	T driving roquirou
Any buildings containing a dwelling unit	1 space per dwelling unit
Restaurants	1 space per 5 seats

Type of building

Motels and hotels 1 space per suite or

rental unit

Parking required

Other permitted uses 1 space per 200 square feet of total floor area

O. Reg. 69/71, s. 22.

PART VI

LIGHT INDUSTRIAL ZONE "M"

PERMITTED USES

- 23. All uses within the "M" zone are prohibited except for,
 - (a) buildings for the storage and sale of building materials;
 - (b) establishments for the sale, repair and distribution of heavy electrical and mechanical equipment;
 - (c) lumber retail and storage yards;
 - (d) municipal service shops;
 - (e) plants for the assembly, manufacture, processing, repair or other treatment of the following products namely,
 - (i) light metal products,
 - (ii) electrical and mechanical machines and wares,

- (iii) cement and cement products, and
- (iv) lime and lime products;
- (f) transportation terminals and freighting or trucking yards;
- (g) warehouses for the storage, packaging and distribution of goods and materials;
- (h) welding and machine shops;
- (i) an office when accessory and adjacent to a permitted use or structure;
- (j) one residential dwelling or dwelling unit for a caretaker or watchman employed on any premises within the Light Industrial "M" zone provided that such dwelling or dwelling unit is accessory to a permitted use or structure or building;
- (k) parking lots or parking garages;
- (I) the following uses, if on the same lot and in the same building as another permitted use, and accessory and subordinate thereto namely,
 - (i) an auditorium,
 - (ii) a cafeteria, or
 - (iii) a retail store or service shop; and
- (m) accessory buildings or uses. O. Reg. 69/71, s. 23.

YARD REQUIREMENTS

- 24. In the areas restricted by this Order to use for Light Industrial "M", the minimum yard requirements shall be:
 - 1. Minimum front yard: 25 feet
 - 2. Minimum rear yard:
 - 30 feet
 - 3. Minimum side yard:
- 15 feet on each side
- O. Reg. 69/71, s. 24.

NO BUILDINGS TO FRONT ON HIGHWAY 657

25. No buildings in Light Industrial Zone "M" shall front upon or have direct access to Secondary Highway No. 657. O. Reg. 69/71, s. 25.

PART VII

GENERAL PROVISIONS

26. Nothing in this Order shall prevent the use of Parcel R.F.D. 309, shown on Schedule "A" on the said map filed in the office of the Registrar of

Regulations at Toronto as No. 1294, for a service station only provided that there is compliance with all other requirements of this Order in relation to such service stations. O. Reg. 69/71, s. 26.

27. Nothing in this Order shall prevent the use of any land for park purposes, public utilities, right-of-way and highways. O. Reg. 69/71, s. 27.

HOLDING CATEGORY

- 28. Notwithstanding any other provisions of this Order, if any zone symbol shown in Schedule B is followed by the suffix "H", no person shall use land in such zone or erect or use buildings thereon for any purpose except the following:
 - (a) lumbering and forestry;
 - (b) agriculture; or
 - (c) the use of any land, building or structure for any purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day of the passing of the Order, so long as it continues to be used for that purpose. O. Reg. 69/71, s. 28.
- 29. Ontario Regulations 331/69 and 491/69 are revoked. O. Reg. 69/71, s. 29.

W. DARCY McKeough Minister of Municipal Affairs

8

Dated at Toronto, this 5th day of February, 1971.

(5101)

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 70/71.

Miscellaneous—Southern Ontario. Made—February 4th, 1971. Filled—February 11th, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

- Schedule 78 to Regulation 213 of Revised Regulations of Ontario, 1960 is revoked.
- Regulation 213 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following Schedule:

Schedule 104a

In the Township of Fitzroy in the Regional Municipality of Ottawa-Carleton being,

- (a) part of lots 8 to 25, both inclusive, Concession 3:
- (b) part of lots 25, 26 and 27, Concession 2;
- (c) part of the land under the waters of the Mississippi River; and
- (d) part of the road allowance between,
 - (i) lots 10 and 11, Concession 3,
 - (ii) lots 15 and 16, Concession 3,
 - (iii) lots 20 and 21, Concession 3,

- (iv) concessions 2 and 3, and
- (v) the townships of Fitzroy and McNab,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-1666-41, registered in the registry office for the registry division of the Regional Municipality of Ottawa-Carleton as number 129137 and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 29th day of October, 1970.

8.00 miles, more or less,

(5102)

Q

Publications Under The Regulations Act

February 27th, 1971

THE GAME AND FISH ACT, 1961-62

O. Reg. 71/71.
Fishing Licences.
Made—February 11th, 1971.
Filed—February 16th, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT, 1961-62

- Section 1 of Ontario Regulation 46/65 is amended by inserting after "and" in the third line "subject to subsection 2" and by adding the following subsection:
- (2) A person who is a resident of Ontario within the meaning of the Ontario Fishery Regulations and is 65 years of age or over shall not be required to pay the fee in column 4 or 5 of item 4 of the Table.

(5145)

THE CHARITABLE INSTITUTIONS ACT, 1962-63

O. Reg. 72/71. General. Made—February 11th, 1971. Filed—February 16th, 1971.

REGULATION MADE UNDER THE CHARITABLE INSTITUTIONS ACT, 1962-63

- Section 1 of Ontario Regulation 297/64, as amended by section 1 of Ontario Regulation 400/67, is further amended by relettering clause ba as bb and by adding thereto the following clause:
- (ba) "Director" means a Director appointed for the purposes of the Act;
 - Subsection 2 of section 13 of Ontario Regulation 297/64 is revoked.
 - 3. Subclause iia of clause b of subsection 3 of section 16 of Ontario Regulation 297/64, as made by section 1 of Ontario Regulation 485/70, is amended by striking out "repayment" in the second line and inserting in lieu thereof "payment".

- 4.—(1) Section 18 of Ontario Regulation 297/64, as amended by section 9 of Ontario Regulation 400/67, section 1 of Ontario Regulation 211/70, section 2 of Ontario Regulation 485/70 and section 1 of Ontario Regulation 486/70, is further amended by adding thereto the following subsection:
- (1a) For the purpose of Form 5, "debt retirement payments" means the principal and interest paid for any debt approved by the Director, incurred on or after the 1st day of January 1971 in respect of a building for which a capital grant has not been paid under section 5 or 6 of the Act.
 - (2) Subsection 3 of the said section 18, as remade by subsection 2 of section 9 of Ontario Regulation 400 67 and amended by section 1 of Ontario Regulation 211/70 is revoked and the following substituted therefor:
- (3) For the purpose of forms 4 and 5, "average daily cost of care and maintenance" means the actual average daily cost determined in accordance with Form 5 and approved by the Director, of providing care and maintenance for each person residing in an approved charitable institution during the three month period for which the determination in Form 5 is made including the portion of fees, not exceeding \$1.30 per month for each bed based on the approved bed capacity of the institution, paid to a physician appointed under section 11 for all the services prescribed in section 12 but not including any amount that would cause the average daily net operating expenditure to exceed \$9 for each person residing in the institution.
 - (3) Subsection 5 of the said section 18, as remade by subsection 2 of section 9 of Ontario Regulation 400/67, is revoked.
 - Section 23 of Ontario Regulation 297/64 is amended by striking out "4 and 5" in the second line and inserting in lieu thereof "and 4".
 - 6. Subclause iia of clause b of subsection 3 of section 28 of Ontario Regulation 297/64, as made by section 3 of Ontario Regulation 485,70, is amended by striking out "repayment" in the second line and inserting in lieu thereof "payment".
 - Schedule 1 to Ontario Regulation 297 64, as remade by section 16 of Ontario Regulation 400/67 and amended by section 4 of Ontario Regulation 173/68, section 1 of Ontario Regulation 348/68, section 1 of Ontario Regulation 220/69, section 1 of Ontario Regulation 315/69, section 1 of

Ontario Regulation 152/70, section 1 of Ontario Regulation 190/70 and section 4 of Ontario Regulation 485/70 is further amended by adding thereto the following

- 19a. The Elizabeth Fry Society of Ottawa
 - 8.—(1) Clause a of Note 2 at the end of Schedule A to Form 2 of Ontario Regulation 297/64, as remade by subsection 1 of section 7 of Ontario Regulation 485/70, is amended by striking out "repayment" in the seventh line and inserting in lieu thereof "payment".
- (2) Clause a of the Note at the end of Schedule B to the said Form 2, as remade by subsection 2 of section 7 of Ontario Regulation 485/70, is amended by striking out "repayment" in the sixth line and inserting in lieu thereof "payment".
- 9.—(1) Clause c of item 2 of Form 4 of Ontario Regulation 297/64, as made by section 21 of Ontario Regulation 400/67 and amended by subsection 1 of section 2 of Ontario Regulation 211/70, is revoked and the following substituted therefor:
- (c) who are paying or having paid on their behalf, the lesser of,
 - (i) \$9 per day plus the average daily cost of debt retirement, or
 - (ii) the average daily net operating expenditures plus the average daily cost of the debt retirement.
- (2) The Note at the end of the said Form 4, as made by section 21 of Ontario Regulation 400/67 and amended by subsection 2 of section 2 of Ontario Regulation 211/70, is revoked and the following substituted therefor:

Note: Insert the amount shown in item 15b of Form 5 for the immediately preceding quarter-year.

10.-(1) Item 1 of Form 5 of Ontario Regulation 297/64, as remade by section 21 of Ontario Regulation 400/67, is amended by adding immediately below the second line the following:

(amount included applicable to premiums for benefits to residents under The Hospital Services Commission Act and under The Health Services Insurance Act. 1968-69 is

(2) Item 4 of the said Form 5 as remade by section 21 of Ontario Regulation 400/67 is amended by adding immediately below the first line the following:

- (amount included applicable to premiums for benefits to employees under The Hospital Services Commission Act and under The Health Services Insurance Act. 1968-69 is \$)
- (3) Item 15 of the said Form 5, as made by section 21 of Ontario Regulation 400/67 and amended by subsection 2 of section 8 of Ontario Regulation 173/68, is revoked and the following substituted therefor:
- 15. i. Net operating expenditures for the current quarteryear (item 14 above) \$ (A)
 - ii. Total resident days for the current quarter-year (aggregate of column 2 of item 1 of Form 4 for each month of the current quarter-year) (B)
 - iii. Average daily net operating expenditure $\dots(A) \stackrel{\cdot}{-} \dots(B) =$

(see note)

- 15a. i. Debt retirement payments as approved by the Director.....\$.....(C)
 - ii. Total resident days for the current quarter-year (clause ii of item 15 above)....(D)
 - iii. Average daily cost of debt retirement $\dots(C) \stackrel{\cdot}{-} \dots(D) =$
- 15b. Average daily cost of care and maintenance (total clause iii of item 15 and clause iii item $15a) \dots \dots$
 - (4) The Note at the end of the said Form 5, as made by section 21 of Ontario Regulation 400/67 and amended by section 3 of Ontario Regulation 211/70, is revoked and the following substituted therefor:
- Note: Average daily net operating expenditure is not to exceed \$9 daily per resident when calculating the Provincial subsidy on Form 4 -see section 18(3).
 - 11. Subclause iia of clause a of Note 2 at the end of Schedule A to Form 8 of Ontario Regulation 297/64, as made by section 8 of Ontario Regulation 485/70, is amended by striking out "repayment" in the second line and inserting in lieu thereof "payment".

(5146)

THE FAMILY BENEFITS ACT, 1966

O. Reg. 73/71.

General.

Made-February 11th, 1971.

Filed-February 16th, 1971.

REGULATION MADE UNDER THE FAMILY BENEFITS ACT, 1966

- 1. Subsection 2 of section 1 of Ontario Regulation 102/67? as remade by section 1 of Ontario Regulation 63/68% and amended by section 1 of Ontario Regulation 151/70, is further amended by striking out "and" at the end of clause g; by adding "and" at the end of clause h and by adding thereto the following clause:
- (i) schools of nursing and training centres approved under The Nurses Act, 1962-63 that are not part of a university.
- Clause b of section 4b of Ontario Regulation 102/67 as made by section 5 of Ontario Regulation 151/70, is amended by inserting after "under" in the third line "subclause ii or iii of clause d of".
- Section 7 of Ontario Regulation 102/67 is revoked and the following substituted therefor:
- 7. A recipient under clause d of subsection 1 of section 7 of the Act is not eligible for an allowance in a month during which she is regularly employed in remunerative employment immediately following any period of four consecutive months during which she was regularly employed for more than an average of 120 hours monthly, commencing with any month in which she worked more than 120 hours.
 - 4.—(1) Clause b of subsection 1 of section 9 of Ontario Regulation 102/67 as amended by subsection 1 of section 2 of Ontario Regulation 167/69 is revoked and the following substituted therefor:
 - (b) "shelter" means the cost for a dwelling place in respect of,
 - (i) rent,
 - (ii) principal and interest on a mortgage,
 - (iii) an agreement for sale.
 - (iv) taxes,
 - (v) premiums for a policy of fire insurance covering the dwelling place or the contents thereof, and
 - (vi) the preservation, maintenance and use of the property where considered by the Director to be reasonable and necessary.

- (2) Paragraph 6 of subsection 2 of section 9 of Ontario Regulation 102/67, as remade by subsection 4 of section 8 of Ontario Regulation 151/70, is amended by inserting after "1" in the first line "and to subsection 6 of section 10" and by adding at the end thereof "and provided further that no reduction in municipal taxes or rent made or received under The Residential Property Tax Reduction Act, 1968 shall be taken into account in determining such costs".
- 5.—(1) Clause a of subsection 2 of section 10 of Ontario Regulation 102/67, as amended by subsection 2 of section 9 of Ontario Regulation 151/70, is further amended by inserting after "earnings" in the second line "and his net income as determined by the Director from an interest in or operation of a business".
- (2) Subclause ii of clause a of subsection 2 of the said section 10 is amended by striking out "and" in the third line and by inserting after "earnings" in the third line "and the net income from an interest in or operation of a business".
- (3) Clause e of subsection 2 of the said section 10 as amended by section 1 of Ontario Regulation 34/69 and by subsection 4 of section 9 of Ontario Regulation 151/70 is further amended by adding at the end thereof "but, where he or his spouse was in receipt of an allowance during the year 1970 the amount of the pension received by either of them shall not exceed the aggregate of \$75 and any amount received under that Act by way of supplement thereto".
- (4) Clause h of subsection 2 of the said section 10, as amended by subsection 6 of section 9 of Ontario Regulation 151/70, is revoked and the following substituted therefor:
- (h) subject to subsections 5 and 6, any regular or periodic payments received under a mortgage, agreement for sale or loan agreement where the unpaid balance of the mortgage, agreement for sale or loan, together with the value of his liquid assets exceeds the maximum value of the liquid assets permitted to him under sections 4 and 4a or under section 2, as the case may be.
- (5) Clause I of subsection 2 of the said section 10 is revoked.
- (6) Clause n of subsection 2 of the said section 10 is amended by inserting after "recipient" in the second line "or of the putative father of a beneficiary" and inserting after "spouse" in the fourth line "or putative father, as the case may be".

- (7) Clause u of subsection 2 of the said section 10 as made by subsection 2 of section 1 of Ontario Regulation 34/69, is revoked and the following substituted therefor:
- (u) the amount by which the supplement payable under the Old Age Security Act (Canada) is adjusted pursuant to clause bof subsection 1 of section 8 of that Act or pursuant to section 11 of An Act to Amend the Old Age Security Act (Canada) being Chapter 9 of the Statutes of Canada,
- (8) Subsection 2 of the said section 10, as amended by section 1 of Ontario Regulation 19/69, section 1 of Ontario Regulation 34/69, section 3 of Ontario Regulation 167/69, section 9 of Ontario Regulation 151/70, section 1 of Ontario Regulation 488/70 and section 1 of Ontario Regulation 538/70, is further amended by striking out "or" at the end of clause v and by adding thereto the following clauses:
- (x) interest and dividends earned on liquid assets: and
- (y) any payment received pursuant to the Indian Act (Canada) under a treaty between Her Majesty and an Indian band.
- (9) The said section 10, as amended by section 1 of Ontario Regulation 19/69, section 1 of Ontario Regulation 34/69, section 3 of Ontario Regulation 167/69, section 9 of Ontario Regulation 151/70, section 1 of Ontario Regulation 488/70 and section 1 of Ontario Regulation 538/70, is further amended by adding thereto the following subsection:
- (6) Where an applicant or recipient is in receipt of principal or interest under a mortgage, loan agreement or agreement for sale, the Director may approve the application of such amounts in reduction of the actual cost of shelter as defined in clause bof subsection 1 of section 9, in determining the amount of the budgetary requirement of the applicant or recipient under paragraph 6 of subsection 2 of that section but in no case shall the amounts so applied be included as income under subsection 2.
 - 6. Clause d of subsection 1 of section 12 of Ontario Regulation 102/67 as made by subsection 1 of section 11 of Ontario Regulation 151/70, is amended by striking out "field worker" in the second line and inserting in lieu thereof "Director or his representative including a field worker".
 - 7. Subsection 1 of section 20a of Ontario Regulation 102/67, as made by section 14 of Ontario Regulation 151/70, is amended by striking out "the cost of any repairs, alterations and additions is not included

- as a budgetary requirement in determining the amount of the allowance" in the seventh, eighth, ninth and tenth lines and inserting in lieu thereof,
- (a) the cost of any repairs, alterations and additions is not included as a budgetary requirement in determining the amount of an allowance; or
- (b) his budgetary requirement for shelter does not exceed the minimum amount to which he is entitled under paragraph 6 of subsection 2 of section 9 and he is receiving the maximum rate of allowance provided for under section 8.
 - 8. This regulation shall be deemed to have come into force on the 1st day of January, 1971.

(5147)

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THE DEPARTMENT OF EDUCATION ACT

O. Reg. 74/71. General Legislative Grants. Made-February 10th, 1971. Approved—February 11th, 1971. Filed-February 16th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF EDUCATION ACT

GENERAL LEGISLATIVE GRANTS

1. Clause c of subsection 2 of section 19 of Ontario Regulation 59/71 is amended by striking out "100" in the third line and inserting in lieu thereof "50".

> WILLIAM DAVIS Minister of Education

Dated at Toronto, this 10th day of February, 1971.

(5148)

THE PUBLIC HEALTH ACT

O. Reg. 75/71.

Health Units-Areas that may be included in Health Units. Made—February 11th, 1971. Filed-February 16th, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

1. Schedule 3a to Regulation 509 of Revised Regulations of Ontario, 1960, as made by

section 2 of Ontario Regulation 141/69, is amended by adding thereto the following paragraph:

- 2. The following townships in the District of Nipissing:
 - i. Angus
 - ii. Antoine
 - iii. Badgerow
 - iv. Ballantyne (west half)
 - v. Bastedo
 - vi. Beaucage
 - vii. Blyth
 - viii. Boulter
 - ix. Boyd (north half)
 - x. Burnaby
 - xi. Butler
 - xii. Charlton
 - xiii. Clarkson
 - xiv. Commanda
 - xv. Crerar
 - xvi. Dana
 - xvii. Eddy
 - xviii. Eldridge
 - xix. Fell
 - xx. Flett
 - xxi. French
 - xxii. Garrow
 - xxiii. Gibbons
 - xxiv. Gladman
 - xxv. Gooderham
 - xxvi. Grant
 - xxvii. Hammell
 - xxviii. Hartle
 - xxix. Hebert
 - xxx. Hobbs
 - xxxi. Hugel
 - xxxii. Jocko
 - xxxiii. Kenny
 - xxxiv. Kirkpatrick
 - xxxv. LaSalle
- xxxvi. Lauder
- xxxvii. Lockhart
- xxxviii. Loudon
- xxxix. Lyman
 - xl. MacPherson

- xli. McAuslan
- xlii. McCallum
- xliii. McLaren
- xliv. McWilliams
- xlv. Merrick
- xlvi. Mulock · xlvii. Notman

 - xlviii. Olrig
 - xlix, Osborne l. Pardo
 - li. Parkman
 - lii. Pedlev
 - liii. Pentland (north half)
 - liv. Phelps
 - lv. Poitras
 - lvi. Sisk
 - lvii. Stewart
 - lviii. Thistle
 - lix. Wyse
 - 2. This Regulation comes into force on the 1st day of January 1971.

(5149)

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT, 1964

O. Reg. 76/71.

Steamfitters.

Made—February 11th, 1971.

Filed-February 17th, 1971.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT, 1964

1. Section 7 of Ontario Regulation 226/65

is revoked. (5150)

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT, 1964

O. Reg. 77/71.

Plumbers.

Made-February 11th, 1971.

Filed-February 17th, 1971.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT, 1964

1. Section 7 of Ontario Regulation 227/65 is revoked. 9 (5151)

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT, 1964

O. Reg. 78/71.

Electricians.

Made—February 11th, 1971.

Filed—February 17th, 1971.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT, 1964

Section 10 of Ontario Regulation 72/66 is revoked.

(5152)

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT, 1964

O. Reg. 79/71.

Sheet Metal Workers.

Made-February 11th, 1971.

Filed—February 17th, 1971.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT, 1964

Section 6 of Ontario Regulation 229/65 is revoked.

(5153)

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THE HIGHWAY IMPROVEMENT ACT

O. Reg. 80/71.

Trans-Canada Highway, Orillia to Quebec Boundary.

Made—February 11th, 1971.

Filed-February 17th, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Regulation 219 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following schedules:

Schedule 38b

In the Township of McNab in the County of Renfrew being,

- (a) part of lots 1 and 2, Concession B or 12 (Town of Arnprior);
- (b) part of Lot 2, Concession A or 12 (Town of Arnprior);

- (c) part of the land under the waters of the Madawaska River (Town of Arnprior);
- (d) part of the road allowance between concessions A or 12 and B or 13 (Town of Arnprior);
- (e) part of lots 2, 3 and 4, Concession A or 12 (Township of McNab); and
- (f) part of the road allowance between the townships of McNab and Fitzroy,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-1823-42, registered in the registry office for the registry division of the County of Renfrew as number 112325 and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 29th day of October, 1970.

1.70 miles, more or less.

Schedule 38c

In the Township of McNab in the County of Renfrew being,

- (a) part of lots 26 and 27, Concession 4;
- (b) part of lots 24, 25 and 26, Concession 5;
- (c) part of lots 21, 22, 23 and 24, Concession 6; and
- (d) part of the road allowance between,
 - (i) the townships of McNab and Horton,
 - (ii) concessions 4 and 5.
 - (iii) lots 25 and 26, Concession 5,
 - (iv) concessions 5 and 6, and
 - (v) concessions 6 and 7,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-1823-46, filed in the office of the Registrar of Regulations at Toronto as No. 1293 and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 7th day of December, 1970.

3.00 miles, more or less.

(5154)

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 81/71.

Designations—Miscellaneous Southern Ontario. Made—February 11th, 1971.

Filed—February 17th, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Schedule 71, Schedule 89, as made by section 2 of Ontario Regulation 175/61, and amended by section 1 of Ontario Regulation 193/70, Schedule 90, as made by section 2 of Ontario Regulation 175/61, and Schedule 118, as made by section 1 of Ontario Regulation 243/65, to Regulation 213 of Revised Regulations of Ontario, 1960, are revoked and the following substituted therefor:

ST. THOMAS EXPRESSWAY

Schedule 71

- 1. In the Township of Southwold in the County of Elgin being,
 - (a) part of lots 22, 23 and 24, Concession 3;
 - (b) part of lots 24, 25 and 26, Concession 4;
 - (c) part of lots 37, 38, 39 and 40, Concession north of the north branch of the Talbot Road;
 - (d) part of lots E and F, Concession west of the north branch of the Talbot Road;
 - (e) part of lots 44, 43, 42, 41 and A, Concession east of the north branch of the Talbot Road;
 - (f) part of lots 3, 2 and 1, Concession D; and
 - (g) part of the road allowance between,
 - (i) lots 23 and 24, Concession 3,
 - (ii) concessions 3 and 4.
 - (iii) Concession 4 and Concession west of the north branch of the Talbot Road,
 - (iv) Concession 4 and Concession north of the north branch of the Talbot Road, and
 - (v) Concession west of the north branch of the Talbot Road and Concession north of the north branch of the Talbot Road,

and being those portions of the King's Highway shown as PARTS 1 and 2 on Department of Highways plan P-4099, registered in the registry office for the registry division of the County of Elgin as number D-1029, and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 9th day of October, 1970.

- 2. In the Township of Yarmouth in the County of Elgin being,
 - (a) part of Lot 1, Range 1 north of Edgeware Road;
 - (b) part of lots 1 and 2, Concession south of Edgeware Road;
 - (c) part of Lot 3, Concession 9;
 - (d) part of lots 11 to 20, both inclusive, Concession 9; and
 - (e) part of the road allowance between,

- (i) the townships of Yarmouth and Southwold (Wellington Road),
- (ii) the City of St. Thomas and the Township of Yarmouth (Centennial Road), and
- (iii) lots 15 and 16, Concession 9,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-4099, registered in the registry office for the registry division of the County of Elgin as number D-1029, and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 9th day of October, 1970.

- 3. In the City of St. Thomas, formerly in the Township of Yarmouth, in the County of Elgin being,
 - (a) part of lots 3 and 4, Concession 9;
 - (b) part of,
 - (i) Lot 86,
 - (ii) lots 97 to 104, both inclusive, and
 - (iii) Hughes Street,

registered plan 85;

- (c) part of,
 - (i) lots 105 to 117, both inclusive, and
 - (ii) Hughes Street,

registered plan 125;

- (d) part of,
 - (i) blocks B, N, M, L, K and G,
 - (ii) Alma Street,
 - (iii) Balaclava Street, and
 - (iv) Inkerman Street,

registered plan 110;

- (e) part of Woodward Avenue;
- (f) part of Lot 6, Concession 9;
- (g) part of,
 - (i) Lot 13, and
 - (ii) Joyce Street,

registered plan 293;

- (h) part of,
 - (i) blocks A and B,
 - (ii) lots 17 and 18, and
 - (iii) Joyce Street,

registered plan 282;

- (i) part of lots 1 to 5, both inclusive, registered plan 292;
- (i) part of,

- (i) lots 6, 13, 14, 19, 20, 21, 28, 31, 32, 33, 34 and 37,
- (ii) Ontario Road,
- (iii) Currah Road,
- (iv) Burwell Road, and
- (v) Gaylord Road,

registered plan 287; and

(k) Lot 10, Concession 9,

and being that portion of the King's Highway shown as Part 1 on Department of Highways plan P-4099, registered in the registry office for the registry division of the County of Elgin as number D-1029, and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 9th day of October, 1970.

13.00 miles, more or less.

(5155)

THE DISTRICT MUNICIPALITY OF MUSKOKA ACT, 1970

O. Reg. 82/71.

Designation of Last Revised Assessment Rolls and Approval of Levies Made in 1971 Before Adoption of Estimates. Made—February 11th, 1971. Filed—February 17th, 1971.

REGULATION MADE UNDER THE DISTRICT MUNICIPALITY OF MUSKOKA ACT, 1970

DESIGNATION OF LAST REVISED
ASSESSMENT ROLLS AND APPROVAL OF
LEVIES MADE IN 1971 BEFORE
ADOPTION OF ESTIMATES

- 1. The assessment rolls for,
 - (a) those parts of the area municipality of the Township of Georgian Bay formerly the geographic Township of Baxter and the geographic Township of Gibson; and
 - (b) those parts of the area municipality of the Township of Lake of Bays formerly the geographic Township of Sinclair and a portion of the geographic Township of Finlayson,

prepared by the Department in 1970 and finally revised by the Assessment Review Court and certified by the regional registrar of the court are authorized, for the purposes of the Act, as the last revised assessment rolls for those parts of the area municipalities. O. Reg. 82/71, s. 1.

- 2. The council of the area municipality of the Township of Georgian Bay may in the year 1971, by by-law passed before the adoption of the estimates for that year, levy in those parts of the area municipality formerly the geographic Township of Baxter and the geographic Township of Gibson a sum not exceeding the rate of 15 mills per dollar on the whole of the assessment for real property or on the whole of the business assessment, or on both, in those parts of the area municipality according to the last revised assessment rolls for those parts of the area municipality. O. Reg. 82/71, s. 2.
- 3. The council of the area municipality of the Township of Lake of Bays may in the year 1971, by by-law passed before the adoption of the estimates for that year, levy in those parts of the area municipality formerly the geographic Township of Sinclair and a portion of the geographic Township of Finlayson a sum not exceeding the rate of 15 mills per dollar on the whole of the assessment for real property or on the whole of the business assessment, or on both, in those parts of the area municipality according to the last revised assessment rolls for those parts of the area municipality. O. Reg. 82/71, s. 3.
- 4. The amount of any levy under section 2 or 3 shall be deducted from the amount of the levy made under section 101 of the Act. O. Reg. 82/71, s. 4.
- 5. Subsection 3 of section 294a of *The Municipal Act* applies to levies made under this Regulation. O. Reg. 82/71, s. 5.

(5156)

9

THE PUBLIC HOSPITALS ACT

O. Reg. 83/71. Special Grant. Made—February 11th, 1971. Filed—February 18th, 1971.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

SPECIAL GRANT

- 1. The Commission shall pay a special grant by way of Provincial aid to the Ottawa General Hospital in the amount of \$506,644. O. Reg. 83/71, s. 1.
- 2. After each piece of equipment has been approved by the Commission for use in the hospital, the special grant shall be used by the hospital to purchase equipment for,
 - (a) performing diagnostic procedures;
 - (b) the care and treatment of patients and out-patients; and

- (c) the replacement of obsolete laundry equipment. O. Reg. 83/71, s. 2.
- 3. The special grant shall be paid to the hospital in a lump sum and by cheque at any time prior to to expiry of this Regulation. O. Reg. 83/71, s. 3.
- **4.** This Regulation expires on the 28th day of February, 1971. O. Reg. 83/71, s. 4.

(5157)

THE CONSERVATION AUTHORITIES ACT, 1968

O. Reg. 84/71.

Fill, Construction and Alteration to Waterways—Credit Valley. Made—January 29th, 1971. Approved—February 11th, 1971. Filed—February 18th, 1971.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT, 1968

FILL, CONSTRUCTION AND ALTERATION TO WATERWAYS—CREDIT VALLEY

- 1. In this Regulation,
 - (a) "Authority" means The Credit Valley Conservation Authority;
 - (b) "building or structure" means a building or structure of any kind;
 - (c) "fill" means earth, sand, gravel, rubble, rubbish, garbage or any other material whether similar to or different from any of the aforementioned materials, used or capable of being used to raise, lower or in any way affect the contours of the ground;
 - (d) "fill line" means any line designated as such on the maps referred to in the schedules;
 - (e) "river", "lake", "creek", "stream" or "watercourse" means any river, lake creek, stream or watercourse under the jurisiction of the Authority. O. Reg. 84/71, s. 1.
- 2. The areas described in the schedules are areas in which, in the opinion of the Authority, the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 84/71, s. 2.
 - 3. Subject to section 4, no person shall,
 - (a) construct any building or structure or permit any building or structure to be constructed

in or on a pond or swamp or in any area below the high-water mark of a lake, river, creek or stream:

- (b) place or dump fill of any kind or permit fill to be placed or dumped in the areas described in the schedules, whether such fill is already located in or upon such area or brought to or on such area from some other place or places; or
- (c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse. O. Reg. 84/71, s. 3.
- 4. Subject to *The Ontario Water Resources Commission Act* or to any private interest, the Authority may permit in writing the construction of any building or structure or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies if, in the opinion of the Authority, the site of the building or structure or the placing or dumping and the method of construction or placing or dumping or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of land. O. Reg. 84/71, s. 4.
- 5. No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or water-course in any area to which section 3 applies before permission to do so has been obtained under section 4. O. Reg. 84/71, s. 5.
- **6.**—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,
 - (a) four copies of a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;
 - (b) four copies of a complete description of the type of building or structure to be constructed, including drainage details;
 - (c) four copies of a statement of the dates between which the construction will be carried out; and
 - (d) four copies of a statement of the proposed use of the building or structure following completion of the construction.
- (2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
- (b) four copies of a complete description of the type of fill proposed to be placed or dumped;
- (c) four copies of a statement of the dates between which the placing or dumping will be carried out; and
- (d) four copies of a statement of the proposed use of the land following completion of placing or dumping.
- (3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse shall be filed with the Authority and shall include,
 - (a) four copies of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference:
 - (b) four copies of a description of the protective measures to be undertaken;
 - (c) four copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out; and
 - (d) four copies of a statement of the purpose of the proposed work. O. Reg. 84/71, s. 6.
- 7. The Authority may, at any time, withdraw any permission given under this Regulation if, in the opinion of the Authority, the conditions of the permit are not complied with. O. Reg. 84/71, s. 7.

CREDIT VALLEY CONSERVATION AUTHORITY:

R. K. McMillan Chairman

H. K. WATSON
Manager/Secretary-Treasurer

Dated at Meadowvale, Ontario, this 29th day of January, 1971.

Schedule 1

To include all lands within the valley of the Credit River between Lake Ontario and the Credit Forks Station shown delineated by a broken heavy line on the Credit River flood plain plans one to twenty-five filed in the office of the Registrar of Regulations at Toronto as numbers 1303 to 1327, both inclusive.

Schedule 2

To include all lands within the valley of Silver Creek between the junction with the Credit River at Norval and number twenty-two side road shown delineated by a broken heavy line on Silver Creek flood plain plans one to five filed with the Registrar of Regulations at Toronto as numbers 1328 to 1332, both inclusive.

Schedule 3

To include all lands within the valley of Fletchers Creek in the Town of Brampton between Steeles Avenue and the dividing line between lots eight and nine and as indicated on the Town of Brampton, Fletcher Creek Open Space By-Law plan filed with the Registrar of Regulations at Toronto as Number 1333.

Schedule 4

To include all lands within the valley of Cooksville Creek between Lake Ontario and Dundas Street shown delineated by a broken heavy line on plans one to three filed with the Registrar of Regulations at Toronto as numbers 1334 to 1336, both inclusive.

Schedule 5

To include all lands within the valley of Silver Creek within Lots 25, 26 and 27 Concession VIII, Lots 25, 26, 27, 28 and 29 Concession IX and Lots 27, 28 and 29 Concession X in the Township of Esquesing shown on plans one and two filed with the Registrar of Regulations at Toronto as numbers 1337 and 1338.

(5158)

9

THE HIGHWAY TRAFFIC ACT

O. Reg. 85/71. Load Limits. Made—February 18th, 1971. Filed—February 19th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

LOAD LIMITS

- 1.—(1) The provisions of subsections 4 and 5 of section 54 of the Act are declared to be applicable to those parts of the King's Highway described in Schedule 1.
- (2) The provisions of subsections 4, 5 and 6 of section 54 of the Act shall extend and apply to those parts of the King's Highway described in Schedule 2 from the 1st day of March, 1971 to the 31st day of May, 1971, both inclusive.

(3) Where a highway is referred to in So	chedule 1
or 2 by number, the reference is to that pa	art of the
King's Highway that is known thereby.	O. Reg.
85/71, s. 1.	

2. Ontario Regulations 60/70 and 181/70 are revoked. O. Reg. 85/71, s. 2.

Schedule 1

	Number of the King's Highway	Parts of the King's Highway
1	4	from Durham to Flesherton
2	18A	All
3	25	from Ospringe to Acton
4	33	from Bath to the Eastern Terminal of the Glenora-Adolphustown Ferry
5	40	from the junction of Highway No. 401 southerly to the northerly limit of Blenheim
6	41	from Highway No. 7 to Erinsville
7	42	from Westport to Delta
8	43	from the separated town of Smiths Falls to its intersection with the road allowance be- tween the Township of South Gower in the County of Gren- ville and the Township of Moun- tain in the County of Dundas
9	47	from the northerly limit of the Village of Stouffville to Goodwood
10	48	from 5.2 miles north of junction of Highway No. 47 and Highway No. 48 to Sutton
11	50	from the northerly limit of Metropolitan Toronto to 1.6 miles south of the Village of Bolton
12	52	from Highway No. 2 to Highway No. 5, from Highway No. 8 to Highway No. 97, and from Highway No. 97 north to the Wellington-Wentworth County Line
13	54	from ¼ mile south of Highway No. 2 to Highway No. 6

919	ZETTE	O GAZ
from junction of Highway No. 21 (Springmount) to junction of Highway No. 6 (Hepworth)	70	14
All	95	15
All	96	16
from Highway No. 8 (Galt) to Highway No. 6 (Freelton)	97	17
from Dundas to 4 miles east of Highway No. 24	99	18
Bathurst Street in the Town of Vaughan in the Regional Muni- cipality of York from the northerly limit of Metropolitan Toronto to Highway No. 7	117	19
commonly known as "Dawson's Point Road" from Highway No. 96 to Dawson's Dock	_	20
commonly known as "Rest Acres Road" from Highway No. 53 to Highway No. 2	_	21
from its intersection with Highway No. 3 and Highway No. 4 at Talbotville along the road allowance between Lot 41 and Lot A, Concession East of North Branch of Talbot Road for a distance of 6600 feet more or less or 1.25 miles. Township of Southwold, Department of Highways, Plan P-1450-34, Registered February 12, 1958, Order-in-Council OC 266/58 dated January 30, 1958	_	22
Centennial Road, from the northerly limit of Highway No. 3 northerly along Centennial Road (between Lot 10, formerly 55, and Lot 11, formerly 56), Concession 9, Township of Yarmouth, to the road allowance south of the Edgeware Road a distance of 5350 feet more or less or 1.015 miles. Department of Highways, Plan P-2058-25, Registered February 13, 1958, Order-in-Council OC 270/58, dated January 30, 1958	_	23
former Township Road between lots 5 and 6 in the Township of Chatham in the Gore of Chatham in the County of Kent and lots 5 and 6 in the Township of Sombra in the County of Lambton from existing Highway No. 40 northerly 8.9 miles to the junction of Lambton.		24

to the junction of Lambton

Road No. 2

25

commonly known as "Malden Road" from the junction of South Talbot Road (Lot 1, Concession 9, Gosfield North) easterly to junction of Highway No. 3.

O. Reg. 85/71, Sched. 1.

Schedule 2

All that part of the King's Highway lying in that part of Ontario north of the line formed by the Severn River, Highway No. 69 from Washago to Highway No. 12, Highway No. 12 from Highway No. 69 to Highway No. 7 north of Sunderland, Highway No. 7 from Highway No. 12 to Perth, Highway No. 7 from Perth to Highway No. 7B, Highway No. 7B to Highway No. 29 and Highway No. 29 to Arnprior, excepting thereout the following:

- 1. Highway No. 7B,
 - (a) from the westerly limit of Lindsay to the junction of Highways No. 7, No. 7B and No. 35;
 - (b) from the south limit of Lindsay to the junction of Highways Nos. 7, No. 7B, No. 35 and No. 35B;
 - (c) from Fowlers Corners to the northerly limit of Peterborough;
 - (d) from the easterly limit of Peterborough to the east junction of Highways No. 7 and No. 7B.
- Highway No. 11 from the Severn River to the International Boundary, Town of Rainy River.
- 3. Highway No. 11B,
 - (a) from the northerly limit of North Bay to North Bay Bypass;
 - (b) from Highway No. 11 south of Huntsville to Highway No. 11 north of Huntsville;
 - (c) from Highway No. 11 south of Cobalt to Highway No. 11 north of New Liskeard;
 - (d) from Highway No. 11 to Atikokan.
- Highway No. 17 from Arnprior to Manitoba border.
- Highway No. 17B from the northerly limit of North Bay to North Bay Bypass.
- 6. Highway No. 28,

- (a) from junction of Highway No. 7 to Peterborough west limit;
- (b) from Peterborough to Bancroft.
- Highway No. 35 from Lindsay to north junction of Highway No. 35 and Highway No. 121.
- Highway No. 35A from Highway No. 35 to junction of Highway No. 121, Fenelon Falls.
- 9. Highway No. 36 from junction of Highway No. 7, Lindsay, to junction of Highway No. 649, Bobcaygeon.
- Highway No. 41 from Highway No. 7 (Kaladar) to junction of Highway No. 41 and Highway No. 132.
- Highway No. 46 from Kirkfield to Highway No. 35.
- 12. All Highway No. 60.
- Highway No. 61 from junction of Highway No. 130 to junction of Highway No. 61 and Highway No. 11 and Highway No. 17.
- Highway No. 62 from the Village of Madoc to the Village of Barry's Bay.
- 15. Highway No. 63 from North Bay to a point 8.1 miles north of Feronia.
- 16. Highway No. 64,
 - (a) from Highway No. 69 to Noelville;
 - (b) from Sturgeon Falls town limit northerly for 2.0 miles.
- 17. Highway No. 65 from New Liskeard to Quebec Border.
- Highway No. 66 from Highway No. 11 to Quebec Border.
- Highway No. 67 from Highway No. 101 to Iroquois Falls.
- 20. Highway No. 68 from Highway No. 17 to 12.0 miles south of Sheguiandah.
- 21. Highway No. 69,
 - (a) from Highway No. 103 to Capreol;
 - (b) from Gravenhurst to Bala.
- 22. Highway No. 69B from the easterly limit of Parry Sound to the south junction of Highways No. 69 and No. 69B and from the north limit of Parry Sound (Isabella Street) to the north junction of Highways No. 69 and No. 69B.

- Highway No. 72 from Highway No. 17 to Highway No. 116.
- 24. Highway No. 101,
 - (a) from Matheson to Highway No. 114;
 - (b) from Highway No. 17 to Shawmere River.
- Highway No. 103 from Port Severn to junction of Highway No. 69 and Highway No. 103.
- 26. All Highway No. 105.
- 27. All Highway No. 108.
- Highway No. 112 from Highway No. 11 to Highway No. 66.
- Highway No. 118 from Highway No. 632 to Bracebridge.
- 30. Highway No. 121,
 - (a) from junction of Highway No. 35 south of Fenelon Falls to junction of Highway No. 35A, Fenelon Falls;
 - (b) from junction of Highway No. 503 (Tory Hill) to junction of Highway No. 28.
- 31. Highway No. 123 from Highway No. 11 to the Airport.
- 32. All Highway No. 125.
- Highway No. 127 from junction of Highway No. 60 to junction of Highway No. 62 (Maynooth).
- Highway No. 129 from south junction of Highway No. 101 and Highway No. 129 to Chapleau.
- Highway No. 132 from junction of Highway No. 41 to Renfrew.
- 36. Highway No. 144 from Sudbury to a point 24 miles north of Benny and Highway No. 144 from Highway No. 101 to a point 55.9 miles south where Highway No. 144 intersects Highway No. 560.
- Highway No. 516 from junction of Highway No. 516 and Highway No. 11 to junction of Highway No. 516 and Highway No. 532.
- 38. All Highway No. 526.
- 39. All Highway No. 531.
- 40. All Highway No. 536.

- Highway No. 541 from Sudbury to junction of Highway No. 541A.
- Highway No. 541A from junction of Highway No. 541 to Falconbridge.
- 43. All Highway No. 543.
- 44. Highway No. 544 from junction of Highway No. 144 to Levack.
- 45. Highway No. 545 from Capreol to Milnet.
- 46. All Highway No. 547.
- 47. All Highway No. 550.
- 48. All Highway No. 552.
- Highway No. 558 from Highway No. 11 to Highway No. 11B in the Town of Haileybury.
- 50. All Highway No. 565.
- 51. All Highway No. 576.
- Highway No. 584 from Highway No. 11 to south limit of Geraldton.
- 53. All Highway No. 614.
- 54. All Highway No. 618.
- 55. All Highway No. 623.
- 56. All Highway No. 627.
- 57. All Highway No. 628.
- 58. All Highway No. 629.
- 59. All Highway No. 634.
- 60. All Highway No. 639.
- 61. All Highway No. 650.
- 62. All Highway No. 655.
- 63. All Highway No. 661.
- 64. All Tertiary Road No. 806.
- Lakeshore Drive from its junction with Highway No. 11 and Highway No. 17 to Thunder Bay east limit.
 - O. Reg. 85/71, Sched. 2.



Publications Under The Regulations Act

March 6th, 1971

THE ENERGY ACT, 1964

O. Reg. 86/71.
Spacing Units—St. Patrick's Pool.
Made—February 18th, 1971.
Filed—February 22nd, 1971.

REGULATION MADE UNDER THE ENERGY ACT, 1964

SPACING UNITS-ST. PATRICK'S POOL

- 1. This Regulation applies to lots 1, 2, 3, 4, 5 and 6 in concessions IX, X and XI in the Township of Raleigh in the County of Kent. O. Reg. 86/71, s. 1.
- 2. This Regulation applies only to wells drilled to formations of Ordovician age or deeper. O. Reg. 86/71, s. 2.
- 3. For the purposes of this Regulation, each lot in the area described in section 1 is divided into numbered tracts of approximately twenty-five acres each, as shown in Schedule 3 to Ontario Regulation 420/68, and even and odd numbered tracts in pairs are combined in a north-south direction and designated as spacing units of approximately fifty acres. O. Reg. 86/71, s. 3.
 - 4. No person shall,
 - (a) bore or drill more than one well on each spacing unit;
 - (b) bore or drill a well except in the centre of each odd numbered tract within a spacing unit, but the Minister may approve a deviation from the centre of the tract where topographical or other conditions require such deviation; or
 - (c) bore or drill or produce from a well on a spacing unit unless all the interests in the oil and gas in the unit have been joined for the purpose of drilling or operating the well. O. Reg. 86/71, s. 4.

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 87/71.
Designations—Miscellaneous,
Northern Ontario.
Made—February 18th, 1971.
Filed—February 23rd, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Regulation 212 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following Schedule:

AZILDA BY-PASS

Schedule 31a

In the Township of Rayside in the District of Sudbury being,

- (a) part of lots 3 and 4, Concession 1;
- (b) part of lots 4 to 8, both inclusive, Concession 2;
- (c) part of lots 7 and 8, Concession 3;
- (d) part of lots 1 to 5, both inclusive, registered plan M-211;
- (e) part of,
 - (i) Block A,
 - (ii) lots 6 and 7, and
 - (iii) Monte Marier Street,

registered plan M-498;

- (f) part of,
 - (i) lots 36 to 46, both inclusive, and
 - (ii) lots 59, 60 and 61,

registered plan M-378;

- (g) part of,
 - (i) lots 4, 5 and 6, and
 - (ii) Paquette Street,

registered plan M-392;

- (h) part of lots 12, 13, 14 and 15, registered plan M-542; and
- (i) part of lots 4 to 18, both inclusive, registered plan M-449,

(5179)

439

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990

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-2718-38, registered in the Land Titles Office at Sudbury as No. 294988, and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 1st day of December, 1970.

2.87 miles, more or less.

(5180)

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THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT

O. Reg. 88/71.

Designation of School Divisions in Territorial Districts. Made—February 18th, 1971. Filed—February 23rd, 1971.

REGULATION MADE UNDER THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT

- 1.—(1) Subparagraph ix of paragraph 1 of Schedule 22 to Ontario Regulation 283/68, as remade by section 1 of Ontario Regulation 351/70, is amended by striking out "and" in the second line.
- (2) Subparagraph x of the said paragraph 1 is amended by inserting "and" in the eleventh line after "Trill".
- (3) The said paragraph 1 is amended by adding thereto the following subparagraph:
 - xi. the portion of the geographic township of Dieppe that, on the 31st day of December, 1968, was part of the Township School Area of Drury, Denison and Graham.

(5181)

THE ONTARIO LABOUR-MANAGEMENT ARBITRATION COMMISSION ACT, 1968

O. Reg. 89/71.

General.
Made—November 19th, 1970.
Approved—February 18th, 1971.
Filed—February 23rd, 1971.

REGULATION MADE UNDER THE ONTARIO LABOUR-MANAGEMENT ARBITRATION COMMISSION ACT, 1968

1. Subsection 3 of section of Ontario Regulation 143/70 is amended by striking out "prescribed fee" in the third line and inserting in lieu thereof "fee prescribed in the Schedule".

- Section 7 of Ontario Regulation 143/70 is revoked.
- 3. The Schedule to Ontario Regulation 143/70 is revoked and the following substituted therefor:

Schedule

FEES

1. For copies of an award, each page 50 cents

THE ONTARIO LABOUR-MANAGEMENT ARBITRATION COMMISSION:

WALTER LITTLE Chairman

H. J. CLAWSON Commissioner

C. A. Morley Commissioner

J. W. HENLEY Commissioner

HENRY KOBRYN Commissioner

HARRY SIMON Commissioner

H. GARGRAVE Commissioner

Dated at Toronto, this 19th day of November, 1970.

(5182)

10

THE INDUSTRIAL STANDARDS ACT

O. Reg. 90/71.

Schedule—Barbering Industry, Peterborough Zone. Made—January 18th, 1971. Approved—February 18th, 1971. Filed—February 23rd, 1971.

ORDER MADE UNDER THE INDUSTRIAL STANDARDS ACT

 Section 2 of the Schedule to Ontario Regulation 398/68 is revoked and the following substituted therefor:

HOURS OF WORK

2. Subject to section 5a and 5b no person shall perform work in the industry,

- (a) on a holiday;
- (b) on a Wednesday;
- (c) for more than nine hours a day;
- (d) before 8 a.m. or after 6 p.m. on Monday, Tuesday, Thursday, Friday; or
- (e) before 8 a.m. or after 5 p.m. on a Saturday.
- Section 3 of the Schedule to Ontario Regulation 398/68 is revoked and the following substituted therefor:
- 3.—(1) Subject to section 5a, an employer may elect Monday of each week as a day during which work is not to be performed by his employees.
- (2) An election under subsection 1 shall be made by filing with the advisory committee an application for a permit to perform overtime work on a Wednesday.
- (3) Notwithstanding section 2 and subject to section 5a, the advisory committee may, in its discretion, issue a permit authorizing the performance of overtime work on a Wednesday provided that,
 - (a) the employer posts the permit conspicuously in a place on the premises where the work, for which the permit is issued, is performed; and
 - (b) the employer or employee does not work more than,
 - (i) nine hours in a day, and
 - (ii) five days in a week.
- (4) Where an employer changes his election he shall,
 - (a) file the application under subsection 2 with the advisory committee; and
 - (b) notify his employees in writing of the change,

thirty days before the new day elected becomes the day on which work is not to be performed by his employees.

- Section 4 of the Schedule to Ontario Regulation 398/68 is revoked and the following substituted therefor:
- 4. Notwithstanding clause b of section 2, where a holiday falls on a day in a week other than Wednesday or the day elected under section 5a an employee may perform nine hours of work between 8 a.m. and 6 p.m., in the same week, on the Wednesday or day elected.

 Section 5 of the Schedule to Ontario Regulation 398/68 is revoked and the following substituted therefor:

OVERTIME WORK

- 5. Overtime work is work that is performed other than during the hours of work prescribed by sections 2 and 3.
 - 5. The Schedule to Ontario Regulation 398/68 is amended by adding thereto the following sections:
- 5a.—(1) Subject to subsection 3, no overtime work shall be performed in the industry without a permit from the advisory committee.
- (2) The advisory committee is authorized to issue the permits subject to this Schedule.
- (3) Subsection 1 does not apply to overtime work performed for the purpose of completing any service, work, operation or art for a customer who was in the shop prior to,
 - (a) 6 p.m. on Monday, Tuesday, Wednesday, Thursday or Friday; and
 - (b) 5 p.m. on Saturday.
- 5b. No permit shall be issued by the advisory committee for overtime work in excess of nine hours per day on Monday, Tuesday, Wednesday, Thursday, Friday or on a holiday or eight hours on Saturday except where the permit is necessary to prevent the loss of employment to persons regularly employed in the place of business.
 - 6. Section 6 of the Schedule to Ontario Regulation 398/68 is revoked and the following substituted therefor:

MINIMUM RATES OF WAGES

- 6.—(1) The minimum rate of wages for all work performed in the industry by employees is 70 per cent of the proceeds from the work performed by him or \$1.75 an hour whichever is the greater.
- (2) The percentage in subsection 1 shall be computed upon the gross receipts for work performed at not less than,
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater.

Section 8 of the Schedule to Ontario Regulation 398/68 is revoked and the following substituted therefor:

MINIMUM CHARGES

8.—(1) T	he minimu	ım charge	for	each	operation
in the indus	try is as fol	lows:			_

- (i) Facial Massage, plain\$ 1.00
- (ii) Hair-cut or trim for persons 14 years of age or over..........\$ 1.50
- (iii) Hair-cut for persons under 14 years of age\$1.25
- (v) Shampoo plain.....\$1.00
- (vi) Shave.....\$1.25

(2) No employer or employee shall.

- (a) contract for or accept prices lower than those in subsection 1:
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to a customer, the value of which would have the effect of reducing the charge for any operation or combination of operations below the minimum established in subsection 1.
- 8. This Order comes into force on the tenth day after publication thereof in *The Ontario Gazette* under *The Regulations Act*.

We concur:

Advisory Committee for The Barbering Industry, Peterborough Zone.

KEITH WM. McELROY JOSEPH V. MARINO ROY WM. JOHNSTON SANTINO GEMMITI PERRY S. CLARK

> M. E. HOWARD Director of Labour Standards

Dated at Toronto, this 18th day of January, 1971.

(5183)

THE EMPLOYMENT STANDARDS ACT, 1968

O. Reg. 91/71.

General.

Made—February 18th, 1971.

Filed—February 23rd, 1971.

REGULATION MADE UNDER THE EMPLOYMENT STANDARDS ACT, 1968

- Clause h of section 4 of Ontario Regulation 366/68, as made by section 6 of Ontario Regulation 336/70, is revoked and the following substituted therefor:
 - (h) a salesman, other than a route salesman, who is entitled to receive all or any part of his remuneration as commissions in respect of offers to purchase or sales of goods, wares, merchandise or services and which offers or sales are normally made at a place other than the place of business of his employer;
- Clause j of section 5 of Ontario Regulation 366/68, as made by section 8 of Ontario Regulation 336/70, is revoked and the following substituted therefor:
 - (j) a salesman, other than a route salesman, who is entitled to receive all or any part of his remuneration as commissions in respect of offers to purchase or sales of goods, wares, merchandise or services and which offers or sales are normally made at a place other than the place of business of his employer;
- Clause c of section 6 of Ontario Regulation 366/68, as remade by section 9 of Ontario Regulation 336/70, is revoked and the following substituted therefor:
 - (c) a student employed as an instructor or supervisor of children;
 - (d) a student employed at a camp for children.
- (2) Clause f of the said section 6, as made by section 10 of Ontario Regulation 336/70, is revoked and the following substituted therefor:
 - (f) a salesman, other than a route salesman, who is entitled to receive all or any part of his remuneration as commissions in respect of offers to purchase or sales of goods, wares, merchandise or services and which offers or sales are normally made at a place other than the place of business of his employer;

- 4. Section 12 of Ontario Regulation 366/68, as remade by section 2 of Ontario Regulation 404/70, is revoked and the following substituted therefor:
- 12. Every employer in the construction industry and every employer who employs a guard to protect property under construction shall pay to each employee engaged in construction or as a guard at the site of the construction a minimum wage of,
 - (a) \$1.75 an hour on and after the 1st day of October, 1970, to and including the 31st day of March, 1971; and
 - (b) \$1.90 an hour on and after the 1st day of April, 1971.
 - 5. Section 18 of Ontario Regulation 366/68, as remade by section 12 of Ontario Regulation 336/70, is amended by striking out "or" at the end of clause c, by adding "or" at the end of clause d and by adding thereto the following clause:
 - (e) a salesman other than a route salesman who is entitled to receive all or any part of his remuneration as commissions in respect of offers to purchase or sales of goods. wares, merchandise or services and which offers or sales are normally made at a place other than the place of business of his employer:
 - 6. Section 21a of Ontario Regulation 366/68, as made by section 5 of Ontario Regulation 404/70, is revoked and the following substituted therefor:

21a. No employer shall make any deductions from the wages, vacation pay or payment in lieu of vacation of an employee except those that,

- (a) are required by or made pursuant to statute:
- (b) are made pursuant to an order or a judgment of a court; or
- (c) subject to subsection 1 of section 21b, are expressly authorized in writing by the employee or his agent.
- 7. Subsection 1 of section 21b of Ontario Regulation 366/68, as made by section 5 of Ontario Regulation 404/70, is revoked and the following substituted therefor:
- (1) An authorization in writing which permits deduction from wages, vacation pay, or payment in eu of vacation for.
 - (a) cash shortages where two or more employees have access to the cash;
 - (b) losses due to faulty workmanship; or (5199)

(c) the value of property stolen from the employee.

is null and void.

(5184)

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THE LIQUOR CONTROL ACT

O. Reg. 92/71.

General. Made-December 18th, 1970. Approved-January 7th, 1971. Filed-February 23rd, 1971.

REGULATION MADE UNDER THE LIQUOR CONTROL ACT

- 1. Clause c of subsection 2 of section 7 of Ontario Regulation 35/66, as made by section 1 of Ontario Regulation 185/69, is revoked and the following substituted therefor:
 - (c) stores for the sale of beer only.

Made by the Board this 18th day of December, 1970.

LIQUOR CONTROL BOARD OF ONTARIO:

GEORGE KITCHING Chief Commissioner

(5185)

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THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 93/71.

Tax Arrears and Tax Sales Procedures. Made-February 15th, 1971. Filed-February 23rd, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

- 1. Item 12 of Schedule 1 to Ontario Regulation 291/70 is revoked and the following substituted therefor:
- 12. Lambton Town of Forest Town of Petrolia Village of Grand Bend Township of Bosanquet Township of Moore Township of Sarnia

W. DARCY MCKEOUGH Minister of Municipal Affairs

Dated at Toronto, this 15th day of February, 1971.

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THE REGISTRY ACT

O. Reg. 94/71.

O. Reg. 94/71

Corporations Exempted from Section 53.

Made—February 18th, 1971. Filed—February 24th, 1971.

REGULATION MADE UNDER THE REGISTRY ACT

- Section 1 of Ontario Regulation 425/69, as amended by section 1 of Ontario Regulation 112/70, is further amended by adding thereto the following item:
- 5. Trans-Canada Pipe Lines Limited

(5200) 10

THE CERTIFICATION OF TITLES ACT

O. Reg. 95/71.

Certification Areas.

Made—February 18th, 1971.

Filed—February 24th, 1971.

REGULATION MADE UNDER THE CERTIFICATION OF TITLES ACT

1. Item 2 of section 1 of Regulation 45 of Revised Regulations of Ontario, 1960,

as remade by section 1 of Ontario Regulation 310/66, is revoked and the following substituted therefor:

- 2. The Municipality of Metropolitan Toronto.
- 2a. The Regional Municipality of York.
- This Regulation comes into force on the 3rd day of May, 1971.

(5201) 10

THE COUNTY JUDGES ACT

O. Reg. 96/71.

County and District Court Districts. Made—February 18th, 1971. Filed—February 24th, 1971.

REGULATION MADE UNDER THE COUNTY JUDGES ACT

COUNTY AND DISTRICT COURT DISTRICTS

- 1. For the purposes of the Act, the Province of Ontario is divided into the districts set out in the Schedule. O. Reg. 96/71, s. 1.
- 2. Regulation 65 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 140/61 and 327/63, is revoked. O. Reg. 96/71, s. 2.
- 3. This Regulation shall be deemed to have come into force on the 1st day of January, 1971. O. Reg. 96/71, s. 3.

Schedule

COURT DISTRICT	Area			
COUNTY COURT DISTRICTS	-			
District 1:	The counties of Bruce, Elgin, Essex, Huron, Kent, Lambton, Middlesex, Oxford and Perth.			
District 2:	 The Counties of Brant, Haldimand, Norfolk and Wentworth. The judicial districts of Niagara North and Niagara South. 			
District 3:	The counties of Dufferin, Grey, Halton, Peel, Simcoe, Waterloo and Wellington.			
District 4:	The Judicial District of York.			
District 5:	 The counties of Frontenac, Hastings, Lennox and Addington, Ontario, Peterborough, Prince Edward and Victoria. The United Counties of Northumberland and Durham. The Provisional County of Haliburton. 			

District 6:	 The counties of Lanark and Renfrew. The united counties of, (a) Leeds and Grenville; (b) Prescott and Russell; and (c) Stormont, Dundas and Glengarry. The Judicial District of Ottawa-Carleton. 				
DISTRICT COURT DISTRICTS					
District 7:	The provisional judicial districts of Kenora, Rainy River and Thunder Bay.				
District 8:	 The provisional judicial districts of Algoma, Cochrane, Manitoulin, Nipissing, Parry Sound, Sudbury and Timiskaming. The District Municipality of Muskoka. 				

O. Reg. 96/71, Sched.

(5202)

10

THE LOCAL ROADS BOARDS ACT, 1964

O. Reg. 97/71.

Establishment of Local Roads Areas. Made—February 17th, 1971. Filed—February 25th, 1971.

ORDER MADE UNDER THE LOCAL ROADS BOARDS ACT, 1964

 Schedule 42 to Ontario Regulation 54/65, as remade by section 4 of Ontario Regulation 53/67, is revoked and the following substituted therefor:

Schedule 42

BURWASH-HENDRIE LOCAL ROADS AREA

All those portions of the townships of Burwash, Hendrie and Secord in the Territorial District of Sudbury, shown outlined on Department of Highways plan N-752-3, filed in the office of the Registrar of Regulations at Toronto as No. 1295.

 Schedule 152 to Ontario Regulation 54/65, as remade by section 3 of Ontario Regulation 23/69, is revoked and the following substituted therefor:

Schedule 152

RED DEER LOCAL ROADS AREA

All those portions of the townships of Cleland, Dryden, Awrey and Hawley in the Territorial District of Sudbury, shown outlined on Department

of Highways plan N-771-A3, filed in the office of the Registrar of Regulations at Toronto as No. 1296.

 Schedule 160 to Ontario Regulation 54/65, as made by section 5 of Ontario Regulation 57/69, is revoked and the following substituted therefor:

Schedule 160

MINAKI LOCAL ROADS AREA

All that portion of unsurveyed territory lying north of the Township of Umbach in the Territorial District of Kenora, shown outlined on Department of Highways plan N-3000-D2, filed in the office of the Registrar of Regulations at Toronto as No. 1297.

4. Schedule 167 to Ontario Regulation 54/65, as remade by section 6 of Ontario Regulation 27/70, is revoked and the following substituted therefor:

Schedule 167

PELLATT NO. 2 LOCAL ROADS AREA

All those portions of the townships of Pellatt and Umbach in the Territorial District of Kenora, shown outlined on Department of Highways plan N-505-3, filed in the office of the Registrar of Regulations at Toronto as No. 1298.

5. Ontario Regulation 54/65 is amended by adding thereto the following schedules:

Schedule 194

MCINTOSH LOCAL ROADS AREA

All that portion of the Township of Smellie and those portions of unsurveyed territory lying north of the Township of Smellie in the Territorial District of Kenora, shown outlined on Department of Highways plan N-723-1, filed in the office of the Registrar of Regulations at Toronto as No. 1299.

Schedule 195

ROWELL LOCAL ROADS AREA

All those portions of the townships of Rowell and Ladysmith in the Territorial District of Kenora, shown outlined on Department of Highways plan N-1055-1, filed in the office of the Registrar of Regulations at Toronto as No. 1300.

Schedule 196

SKERRYVORE LOCAL ROADS AREA

All those portions of the Township of Shawanaga and certain islands in the vicinity of Shawanaga

Township in the Territorial District of Parry Sound, shown outlined on Department of Highways plan N-453-1, filed in the office of the Registrar of Regulations at Toronto cs No. 1301.

Schedule 197

BOURKES LOCAL ROADS AREA

All those portions of the township of Benoit and Maisonville in the Territorial District of Timiskaming, shown outlined on Department of Highways plan N-642-1, filed in the office of the Registrar of Regulations at Toronto as No. 1302.

G. E. GOMME Minister of Highways

Dated at Toronto, this 17th day of February, 1971.

(5203)

Publications Under The Regulations Act

March 13th, 1971

THE USED CAR DEALERS ACT, 1968-69

O. Reg. 98/71.

General.

Made-March 1st, 1971.

Filed-March 5th, 1971.

REGULATION MADE UNDER THE USED CAR DEALERS ACT, 1968-69

REGISTRATION

1.—(1) An application for registration as a used car dealer by a person other than a corporation shall be in Form 1.

- (2) An application for registration as a used car dealer by a corporation shall be in Form 2.
- (3) An application for registration as a salesman shall be in Form 3.
- (4) A notice of any change in address, or in the officers, or shareholders or in share distribution shall be in Form 4.
- (5) A notice of any change required in the salesman's certificate or of a request for a duplicate certificate shall be in Form 5. O. Reg. 98/71, s. 1.

FEES

- 2. Fees payable to the Registrar are as follows:
 - Upon application for registration as a used car dealer or renewal thereof..\$ 25
 - Where the applicant has one or more branch offices, for each branch office.
 - 3. Upon application for registration as a salesman or renewal thereof...... 10
 - 4. Upon notification of the transfer of the registration of a salesman from his present employer to another registered used car dealer.....
 - 5. Upon application for issuance for a duplicate certificate.....

O. Reg. 98/71, s. 2

BONDS

- **3.**—(1) Every application for registration shall be accompanied by the prescribed fee and, in the case of a used car dealer, by a bond in such amount and form as is prescribed.
- (2) The bond shall be in the amount of \$5,000 and shall be,
 - (a) the bond of a guarantee company approved under The Guarantee Companies Securities Act;
 - (b) a personal bond accompanied by collateral security; or
 - (c) the bond of a guarantor, other than a guarantee company, accompanied by collateral security.
- (3) The classes of negotiable security that may be accepted as collateral security for a bond are:
 - (a) bonds issued or guaranteed by Canada; or
 - (b) bonds issued or guaranteed by any province of Canada.
- (4) The collateral security referred to in subsection 2 shall be deposited with the Treasurer of Ontario and maintained at a market value of not less than the face value of the bond.
- (5) The bond shall be in Form 6, Form 7 or Form 8, as the case may be. O. Reg. 98/71, s. 3.
- 4. A bond may be cancelled by any person bound thereunder by giving to the Registrar and the used car dealer named in the bond, at least two months notice in writing of intention to cancel and, subject to section 5, the bond shall be deemed to be cancelled on the date stated in the notice, which date shall be not less than two months after the receipt of the notice by the Registrar. O. Reg. 98/71, s. 4.
- **5.** For the purpose of every act or omission occurring,
 - (a) during the period of registration; or
 - (b) during the period prior to cancellation of the bond under section 4 where there has been no termination of registration,

5

every bond shall continue in force and the collateral security, if any, shall remain on deposit for a period of two years following the termination of the registration or the cancellation of the bond, as the case may be. O. Reg. 98/71, s. 5.

- 6. Where a bond has been cancelled or the registration has been terminated, and the bond has not been forfeited, the Treasurer of Ontario may, two years following the termination of the registration to which the bond relates or two years after the cancellation of the bond, deliver the collateral security to the person who deposited such security. O. Reg. 98/71, s. 6.
- 7. The Registrar may declare any bond mentioned in section 3 forfeited,
 - (a) where a registered used car dealer, including any member of a partnership, in respect of whose conduct the bond has been conditioned, has been convicted of,
 - (i) an offence under the Act, or
 - (ii) an offence involving fraud or theft or conspiracy to commit an offence involving fraud or theft under the Criminal Code (Canada), and the conviction has become final:
 - (b) where proceedings by or in respect of a registered used car dealer, including any member of a partnership, in respect of whose conduct the bond has been conditioned, have been taken under the Bankruptcy Act (Canada), either by way of assignment, or by petition, or where proceedings have been taken by way of winding-up, and in the case of a petition, a receiving order under the Bankruptcy Act (Canada), or a winding-up order has been made, and the order has become final;
 - (c) where a judgment based on a finding of fraud has been given against a registered used car dealer, including any member of a partnership, in respect of whose conduct the bond has been conditioned and the judgment has become final; or
 - (d) where judgment has been given against a registered used car dealer, including any member of a partnership, in respect of whose conduct the bond has been conditioned, on any claim arising out of a transaction involving a used car, other than a judgment against the registered used car dealer in favour of a salesman or other used car dealer, and the judgment has remained unsatisfied for a period of ninety days,

and thereupon the amount thereof becomes due and owing by the person bound thereby as a debt due the Crown in right of Ontario. O. Reg. 98/71, s. 7.

- 8. Where a bond secured by the deposit of collateral security is forfeited under section 7, the Treasurer of Ontario may sell the collateral security at the current market price. O. Reg. 98/71, s. 8.
- 9. Where the Crown in right of Ontario becomes a creditor of a person in respect of a debt to the Crown arising from the provisions of section 7, the Registrar may take such proceedings as he sees fit under the Bankruptcy Act (Canada), The Judicature Act, The Business Corporations Act, 1970 or the Winding-up Act (Canada) for the appointment of an interim receiver, custodian, trustee, receiver or liquidator, as the case may be. O. Reg. 98/71, s. 9.
- 10.—(1) The Treasurer of Ontario may in his discretion,
 - (a) assign any bond forfeited under section 7 and transfer the collateral security, if any;
 - (b) pay over any money recovered under the bond:
 - (c) pay over any money realized from the sale of the collateral security under section 8,

to any person who,

- (d) is a judgment creditor of any used car dealer, including any member of a partnership, in respect of whose conduct the bond has been conditioned, where the judgment was based on a claim arising out of a transaction involving a trade in a used car;
- (e) in respect of a claim for less than \$100 against any used car dealer, including any member of a partnership, in respect of whose conduct the bond has been conditioned, arising out of a transaction involving a trade in a used car, satisfies the Registrar as to the validity of such claim; or
- (f) has proven a claim in bankruptcy against any used car dealer, including any member of a partnership, in respect of whose conduct the bond has been conditioned, in respect of any claim arising out of a transaction involving a trade in a used car,

provided that the claim or transaction occurred during the period referred to in clause a or b of section 5.

(2) The Treasurer of Ontario may, where he deems it advisable, without any order, pay the whole or any part of the proceeds referred to in clause b or c of subsection 1 to the accountant of the Supreme Court in trust for such persons as are or may become entitled to share in the proceeds of the bond under the provisions of subsection 1. O. Reg. 98/71, s. 10.

- 11. Where a bond has been forfeited and the Treasurer of Ontario has not received notice in writing of any claim against the proceeds of the bond or such part as remains in his hands within two years of the forfeiture, the Treasurer of Ontario may pay the proceeds of the bond or the collateral security, or any part remaining, to any person who made a payment under the bond or who deposited the collateral security, after first deducting the amount of any expenses that have been incurred in connection with any investigation or otherwise relating to the used car dealer, including any member of a partnership, in respect of whose conduct the bond was conditioned. O. Reg. 98/71, s. 11.
- 12. Nothing in this Regulation affects the rights or obligations of any person under a salesman's bond issued before this Regulation comes into force.

 O. Reg. 98/71, s. 12.

TERMS AND CONDITIONS OF REGISTRATION

- 13.—(1) Every registration and renewal of registration expires on the 31st day of December in each year.
- (2) Every registration is conditional for a sixty day period following registration pending verification of the registrant's application.
- (3) Every used car dealer shall only operate from premises or branch premises,
 - (a) that are approved by the Registrar;
 - (b) that have an office for the conduct of business; and
 - (c) upon which is erected a sign clearly visible, identifying the used car dealer's registered name and the premises to the public.
- (4) Every used car dealer shall within five days notify the Registrar in writing of any change in the location of his place or of any of his places of business.
- (5) Where the used car dealer is a corporation it shall, within five days after the event, notify the Registrar in writing of any change in its controlling interest.
- (6) Every used car dealer shall maintain a repair facility or have a continuing agreement with an authorized repair garage whereby the owner of the garage agrees to carry out repairs on behalf of the used car dealer.
- (7) Where the registration of a used car dealer is revoked, suspended or cancelled or, where he has voluntarily gone out of business, the used car dealer shall immediately return his certificate of registration to the Registrar by registered mail.

- (8) Where the registration of a salesman is revoked, suspended or cancelled or, where he no longer intends to be employed as a salesman, the salesman shall immediately return his certificate of registration to the Registrar by registered mail.
- (9) Where a salesman has not applied for a transfer of registration within sixty days of termination of employment, he shall be required to apply for reregistration by filing an application in Form 3 with the prescribed fee.
- (10) The Registrar may require further information or material to be submitted by any applicant or any registrant within a specified time limit and may require verification by affidavit or otherwise of any information or material then or previously submitted. O. Reg. 98/71, s. 13.

EXEMPTIONS

- 14. The following classes of persons are exempt from the Act:
 - A person who purchases used cars for the purpose of wrecking or dismantling such cars and not for resale.
 - A person who conducts auctions for registered used car dealers if such person has no property interest in the cars being sold and sales are made only to registered used car dealers.
 - 3. An assignee, custodian, liquidator, receiver, trustee or other person acting under the Bankruptcy Act (Canada). The Business Corporations Act, 1970, The Judicature Act, the Winding-up Act (Canada) or a person acting under the order of any court or an executor or trustee who sells a used car in the course of his duties.
 - A barrister or solicitor where the sale of a used car is made in the course of his practice.
 - A person who, on his own account, sells his own car that was purchased and used for his personal or family use.
 - 6. A leasing company that is a subsiduary or an associate of a registered used car dealer, provided the leasing company has filed with the Registrar a declaration that all lease-expired vehicles will be sold through the registered used car dealership and not offered to the public by the leasing company. O. Reg. 98/71, s. 14.

RECORDS

15. Every used car dealer shall maintain a permanent written record, and shall enter therein in respect of each used car traded in or purchased by him,

- (a) the name and address of the last registered owner, the date of purchase, and the purchase price or trade-in allowance;
- (b) information, obtained from the previous owner, stating if the vehicle has previously been used as a taxicab or a police cruiser;
- (c) the recorded odometer reading at the time of purchase or trade-in; and
- (d) the complete record of any reconditioning or other work performed on the car, showing dates and particulars of the work done, and supported by the repair orders showing the cost of such work, as well as information as to any inspections that have been conducted under section 49 of The Highway Traffic Act. O. Reg. 98/71, s. 15.
- **16.**—(1) When a used car is sold, the person who sells the car shall record the sale by completing a sale order and shall enter therein,
 - (a) the name and address of the purchaser, and the date of sale;
 - (b) an accurate description of the car, including the model year, manufacturer's serial number, body type, engine number, licence plate number and details of all extra equipment to be sold to the purchaser or installed by the used car dealer according to the agreement made at the time of the sale:
 - (c) the recorded odometer reading at the time of sale;
 - (d) the sale price;
 - (e) the amount of any deposit made by the purchaser;
 - (f) the amount of balance, if any, to be paid by the purchaser and any other charges for which the purchaser is responsible and, if the balance is to be financed, the information that a lender is required to give to a borrower, before giving the credit, under section 21 of The Consumer Protection Act, 1966, together with a notation that the said section has been complied with;
 - (g) where another used car is accepted as a trade-in, a complete description of such car, including the model year, manufacturer's serial number, body type, engine number, licence plate number, the allowance made on the trade-in and the odometer reading; and
 - (h) the signature of the person accepting the order on behalf of the used car dealer.

- and such person's registration number and the used car dealer's registration number.
- (2) Where there is no warranty or guarantee in respect of the used car, this shall be clearly stated on the face of the sales order.
- (3) A duplicate original copy of the sales order of a used car with the original signature of the purchaser thereon shall be given to the purchaser when the order is accepted by the used car dealer. O. Reg. 98/71, s. 16.
- 17. Where a used car dealer arranges for the financing of the balance shown on the sales order of a used car, he shall complete the negotiable instrument, conditional sales agreement, chattel mortgage, or other security instrument, before delivery of the used car is made and the terms of financing shall not vary from the particulars shown on the sales order unless all such changes are made with the full knowledge and consent of the purchaser. O. Reg. 98/71, s. 17.

DISCLOSURES AND ALTERATIONS

- 18.—(1) Every advertisement placed by or on behalf of a used car dealer shall identify the name under which the used car dealer is registered and the address of the premises from which he is authorized to operate.
- (2) No used car dealer shall advertise or offer for sale any used car that has been used as a taxicab or police cruiser, without making such disclosure in the advertisement or the offer for sale.
- (3) No used car dealer shall refer in any advertisement or offer for sale of a used car to the used car as being a company car, an executive car, or a demonstrator unless such car was used by the used car dealer in the course of his normal operation and had been acquired by the used car dealer as a new automobile. O. Reg. 98/71, s. 18.
- 19.—(1) Subject to subsection 2, a used car dealer shall not alter or permit any alteration to the odometer reading on any used car in his possession, nor shall he aid or abet any other person to make any alteration to the odometer reading of a used car that is the subject matter of a trade.
- (2) Where it is necessary for a used car dealer to exchange or to effect any repairs to the odometer of a used car, or to any other part of a used car which is directly related to the odometer, he shall record the mileage that was on the odometer prior to the exchange or repair and the mileage at the time of the sale on the sales order as well as in his permanent written records. O. Reg. 98/71, s. 19.

TRUST FUNDS

20.—(1) All funds received by a used car dealer prior to the delivery of the used car shall be deemed to be trust funds.

- (2) For the purposes of subsection 1, every used car dealer shall maintain a ledger account into which shall be entered the names and addresses of all persons from whom trust funds are obtained and which shall record all disbursements therefrom.
- (3) Every used car dealer shall maintain in respect of all funds that come into his hands in trust a separate trust account clearly designated as "a used car dealer trust account" in a chartered bank, loan or trust company, or Province of Ontario Savings Office and every used car dealer shall, at all times, keep such funds secure and make disbursements only in accordance with the terms of the trust.
- (4) Where funds are paid, whether by way of deposit, down payment or otherwise, on account of an undelivered used car, the used car dealer shall retain such funds in trust for the purchaser until,
 - (a) the used car is delivered;
 - (b) the contract is mutually cancelled and the funds returned to the purchaser; or
 - (c) direction or authority is received from the Registrar concerning disbursements. O. Reg. 98/71, s. 20

TRIBUNAL.

21. A subpoena issued under subsection 2 of section 9 of the Act shall be in Form 9 and shall be signed by the Chairman of the Tribunal or a vice-chairman thereof and shall be served personally on the person summoned who shall be paid fees and allowances for his attendance as a witness before the Tribunal as follows:

- 1. Attending proceedings, each day \$10
- 2. Where a witness travels by private automobile, 10 cents a mile for each mile necessarily travelled between his place of residence and the place where the proceedings are held, but where the proceedings are held in the city or town in which the witness resides, 75 cents.
- 3. Where a witness travels by a means other than private automobile, a sum equal to the amount of the fare actually paid for the transportation from his place of residence to the place where the proceedings are held, and return.
- 4. Where a witness is required to attend the proceedings on more than one day and returns to his place of residence at night, the travelling allowance mentioned in paragraph 2 or 3, as the case may be, is payable in respect of each days attendance.
- 5. Where a witness resides elsewhere and in the opinion of the Director it is desirable that he remain overnight at the place at which the proceedings are held, a sum actually and reasonably paid by him for living expenses. O. Reg. 98/71, s. 21.
- 22. The notice of hearing before the Tribunal under subsection 4 of section 7 of the Act shall be in Form 10. O. Reg. 98/71, s. 22.
- 23. A voluntary cancellation of registration under subsection 2 of section 6 of the Act shall be in Form 11. O. Reg. 98/71, s. 23.
- 24. Ontario Regulation 3/65 and Ontario Regulations 222/66 and 380/66, are revoked. O. Reg. 98/71, s. 24.

Form 1

The Used Car Dealers Act, 1968-69

APPLICATION BY INDIVIDUAL OR PARTNERSHIP FOR REGISTRATION AS A USED CAR DEALER

The undersigned applies to the Registrar for registration as a used car dealer under *The Used Car Dealers Act*, 1968-69, and for the purpose of procuring registration gives the following information:

Application be operated	n on behalf of (d)	name und	ler which	business wii
Address (f	om which busin	ess will be	conducted	()
N	dress for service	/if differen	+ from abo	avra)

Date of Application

☐ Individual

Partnership (Partnership Applicant must submit a copy of partnership agreement)

Telephone No.	(business)					
Garage Class 'A	' Licence No.					
	<u> </u>					
ndividual Applic	cant or, in the cas	se of a partner	rship, all partn	ers:		
Name in Full	Residence Address	City or Town	Res. Tel.	Position Held	Active	Non- Active
	howing your trac e (not in a resider		eation?		In lieu of rej an agreement v lished repair submitted.	vith an esta
Ontario Branch (Office(s) (If any)	Yes 🗆 No	D [
Bran	nch Address	Gar	age 'A' Licence	e No.	Name of Person	(s) in Charg
Have you (or a	ny partner, in a	the case of a	partnership)	previously	been registered Ves No	or have y
full particulars:			car dealer or s	aicsman:	Q Q	, , ,

Business rece past three yes		al applicant (or	each partner, in	n the case of a p	artnership) during	
Individua	me of al Applicant Partner	Name and Address of Employer	Nature of Business of Employer	Nature of Employment	Period of Employment (Give exact Date: From: To:	
Give Detailed	l Description:	,				
Individual	Name.					
Applicant	I am single married	Number of	persons, if any, o	dependent on me	for support	
	Sex:		Male 🗆	Female \square		
	Age			Height		
	Weight			Build		
	Special Mark	S		Hair	Eyes	
	If married, s	tate nature of er	nployment of sp	ouse		
	If married, state nature of employment of spouse					
Partner Applicant	Name	• • • • • • • • • • • • • • • • • • • •				
Partner Applicant	Name I am single married	□ Number of			for support	

	Age				Height		
		Weight			Build	• • • • • • • • • • • • • • • • • • • •	
		Special Ma	rks		Hair	Eyes	
	Partner	Name	• • • • • • • • • • • • • • • • • • • •			• • • • • • • • • • • • • • • • • • • •	
	Applicant	single	e				
		I am ^{single} marr	ied Number of perso	ns, if any,	dependent on m	e for support	
		Age			Height		
		Weight			Build		
		Special ma	rks		Hair	Eyes	
10.	Business refer	ences (at leas	st three names must be gi	ven:			
	Nan	ne	City or Town	Stree	et Address	Business or Occupation	
	and branch in	which you ll money co:	ed bank, loan-or trust will maintain an accoun ming into your hands in	t designat	ed as a trust acc	count and in which you	
			oan or trust company or Ontario Savings Office		Branch address		
12.	Is the applicar	nt (or any pa	rtner, in the case of a par	tnership),	•		
			harged bankrupt; 🔲 o				
	(b) presently	a party to ba	ankruptcy proceedings,				
	director, or m	ajority shar		tion that is	s bankrupt or tl	n involved as an officer, hat is presently a party	

13.	Is there any unpaid judgment or judgments outstanding against the applicant (or any partner, in the case of a partnership)? \square Yes \square No. If yes, give full particulars:						
			•••••				
	• • •						
14.	(a)	convicted under any law of any country, or are there any proceedings now pending?	artnership, any partner) been charged, indicated or or state, or province thereof, of a criminal offence,				
		☐ Yes ☐ No. If yes, give full particulars	:				
		•••••	•••••				
	(b)		artnership, any partner) been charged or convicted away Traffic Act or under The Retail Sales Tax Act, iding?				
		☐ Yes ☐ No. If yes, give full particulars	:				
			ously registered list only those offences which have are not required to disclose any conviction in respect of				
15.	(a)	n) Do you require a permit from your loca Yes No. If so, state number and d	l authority to operate an automobile dealership? ate of issue. No.: Date:				
	(b)	b) Are there any local by-laws prohibiting the sal	e of automobiles from this location? \square Yes \square No.				
16.	Giv inte	ve the name and address of any other person terest in or control over your business.	persons, company or agency that has any financial				
	• • •						
	The	ne applicant asks for registration for the period	ending on the 31st day of December, 19				
	• • •	(witness)	(applicant)				
	• • •	(address of witness)	Ву				
		,	(address of applicant)				

Note: If the applicant is a partnership the application must be signed by all partners. The affidavit below must be completed by one of the partners.

AFFIDAVIT

By individual applicant, or by on	e of the p	artners, in the case	e of a partnership
Province of Ontario	I,		nt name)
County of	of the		
To Wit:	in the C	ounty of	
	make oa	th and say:	
 I am the applicant (or partner of the application. 	ant) herei	n for registration a	s a used car dealer and I signe
2. The information given in this application than the registered name.	is true a	nd I will not con-	duct business in a name other
3. I hereby undertake not to commence operat	ion until t	he certificate of reg	istration is received.
Sworn before me at the	• • • • • •		
in the	County		
of	• • • • • •	/-:	
this	.day of	(sig	nature of applicant)
	19		
A Commissioner, etc.		I	
	Form 2		O. Reg. 98/71, Form 1
W. W. 10		4 4 4060 60	
The Used Co	ir Dealers	Act, 1968-69	
APPLICATION BY CORPO USED	RATION CAR DE		TION AS A
The undersigned applies to the Registrar for Dealers Act, 1968-69, and for the purpose of	registrati procuring	on as a used car registration gives	dealer under The Used Carthe following information:
Application on behalf of (name under which business will be operated)			Date of Application
Address (from which business will be condu	cted)		Telephone No. (business)
Mailing address for service (if different from	ı above)		Garage Class 'A' Licence No.

3.

THE ONTARIO GAZETTE

2.	The applicant is a corporation.	ts head office is in Ontario and the names, reside	ence addresses and
	dates of birth of its officers and di	ectors are set out below:	

						omobile iness
Name in Full	Residence Address	Date of Birth	Res. Tel. No.	Officers	Active	Non- Active
				President		
				Vice- President		
				Secretary		
				Treasurer		
				Secretary- Treasurer		
				Director		
Will you have,			Yes	No Note	•	

 (a) A used car lot? (b) A sign showing your trading name? (c) An office (not in a residence) on this location? (d) Repair facilities? 	Yes	Nº	NOTE: In lieu of repair facilities, an agreement with an estab- lished repair shop must be submitted.
	Yes	No	In lieu of repair facilities,
(c) An office (not in a residence) on this location?			lished repair shop mus

Branch Address	Garage 'A' Licence No.	Name of Person(s) in Charge

5.	Has the applicant or any for registration as a used	officer or director car dealer or sales	of the applican sman? Yes	t previously been No If yes,	n registered or applied give full particulars:
					• • • • • • • • • • • • • • • • • • • •
					•••••
6.	Has the applicant or any o or has licence or registration of yes, give full particulars:	fficer or director or on been revoked o	f the applicant ev r suspended in a	ver been refused a ny province or s	a licence or registration tate? Yes \(\square\) No \(\square\)
7.	Business record of the appl	licant and of each	officer of the ap	plicant during th	e past three years:
	Name of each officer of the applicant	Name and address of employer	Nature of business of employer	Nature of employment	Period of employment (Give exact dates) From: To:
	•				
8.	Name of, and place of resi prior to the date of this appl	dence of each offi	cer of the applica	ant during the th	nree years immediately
					

			• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •			
		• • • • • • • • • • • • • • • • • • • •	* * * * * * * * * * * * * * * * * * * *				
	• • • • • • • • • • • • • • • • • • • •		• • • • • • • • • • • • • • • • • • • •				
Details of all the shareholders together with the number of shares held by each (where sharehold are nominees, the name of the beneficial owner of such shares must also be stated)							
			Number of Shares				
	Name of Shareholder	Address	Occupation	Common	Preferre		
			- <u>-</u> -				
					i		
Total Nu	umber of Shares Issue	ed					
	nmber of Shares Issue						
Total Nu		Shares		•	\$		
Par Valu Set out and bran will depo	name of chartered not in which you will business: Name of bank, lo	Sharesbank, loan or trust maintain an according	st company, or Pro unt designated as a in trust for other	. \$ vince of Ontari trust account a	io Savings C and in which ection with		

13.	Is the applicant or any officer or director of the applicant,
	(a) a discharged or undischarged bankrupt; or
	(b) presently a party to a bankruptcy proceedings,
	or has the applicant or any officer or director of the applicant ever been involved as an officer, director, or majority shareholder, with a corporation that is bankrupt or that is presently a party to bankruptcy proceedings? \square Yes \square No. If yes, give full particulars:
14.	(a) Has the applicant or any director or officer of the applicant been charged, indicted or convicted under any law of any country, or state, or province thereof, of a criminal offence, or are there any proceedings now pending? ☐ Yes ☐ No. If yes, give full particulars:
	(b) Has the applicant or any director or officer of the applicant been charged or convicted of an offence under section 49 of <i>The Highway Traffic Act</i> or under <i>The Retail Sales Tax Act</i> , 1960-61 or are there any proceedings now pending? ☐ Yes ☐ No. If yes, give full particulars:
	Note: Where the applicant has been previously registered list only those offences which have occurred since the date of the last filing. You are not required to disclose any conviction in respect of which a pardon has been granted.
15.	Have you received your charter or certificate of incorporation? Yes No. If yes, give date
	of letters patent, or date of incorporation
16.	(a) Do you require a permit from your local authority to operate an automobile dealership?
	☐ Yes ☐ No. If so, state number and date of issue — No.:
	(b) Are there any local by-laws prohibiting the sale of automobiles from this location? \square Yes \square No.
17.	Give name and address of any other individual, company or agency that has any interest in or control over your business:

THE ONTARIO GAZETTE

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	Rv	
(witness)	Бу	(signature of officer and title)
(witness)		(signature of officer and title)
(witness)		(signature of officer and title)
(witness)		(signature of officer and title)
Note: The application to be signed by be completed by one of the office		rs of the company and the Affidavit below to f the Company.
	AFFIDAVIT	
Province of Ontario County of	I,	(print name)
county of	of the	
	in the Cou	unty of
To Wit:	Make Oa	TH AND SAY:
1. I am an officer of the applicant herein for	r registration	as a used car dealer, and I signed the foregoing
application.	registration	as a used can dealer, and I signed the loregoing
2. I have made all necessary enquiries and information given in the application is true		of my knowledge, information and belief the
3. The company will not commence operating registration.	tion as a used	d car dealer until it receives the certificate of
Sworn before me at the		
in th	ne County	
of		(signature)
this day of		
A Commissioner, etc.		

Form 3

The Used Car Dealers Act, 1968-69

APPLICATION FOR REGISTRATION AS A SALESMAN

The 4 <i>ct</i> ,	undersigned applies to the Registrar for re 1968-69, and in support of this application give	egistration es the fol	on as a sa lowing info	lesman un ormation:	nder The U	Ised Car Dealers
1.	(name of applicant in fu (residence address giving street and municipality)				Date o	of application
2.	(residence telephone numl (name of prospective used car dealer employer)	ber)				
2	(address)					
3.	Place of residence during the three years imm Address in full	lediately	prior to ti		od of reside	
4.	Detailed personal description:					
	Sex: male [] female []	Marita	al Status:	Ş	single 🗌	married 🗆
	Husband's occupation (if married female)	N	umber of d	lependents	3	
	Date of Birth(Mo.) (Day) (Year)	Height		Weight .	В	uild
	Hair Eyes			Specia	l Marks	

O. Reg. 98/71 THE ONTARIO GAZETTE

0.	salesman?	If yes, give full partic		ation or profession ot	ner man a useu cal
			• • • • • • • • • • • • • • • • • • • •		
		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •		
					• • • • • • • • • • • • • • • • • • • •
6.		pation (must give fu housewife at any tim		, up to and including	date of application)
	Name and Address of Employer	Nature of Business of Employer	Nature of my Employment	Period of Employment (Give exact Dates) From: To:	Residence during said employment (City, Street and Number)
7.		of of a criminal offen		under any law of ar roceedings now pending	
	or under The I	been charged or con Retail Sales Tax Act , give full particulars	, 1960-61 or are the	under section 49 of The re any proceedings no	e Highway Traffic Act w pending? Yes
	occurred since	the applicant has been the date of the las	st filing. You are	stered list only those not required to disclo	offences which have se any conviction in
8.	Are you,				
	(a) a discharged or	undischarged bank	rupt; 🗌 or		
	(b) presently a par	ty to bankruptcy pr	oceedings,		

	that is bankrupt or that is presently a party to bankruptcy proceedings? \square Yes \square No. If yes give full particulars:
9.	Is there any unpaid judgment or judgments outstanding against you? Yes No. If yes give full particulars:
10.	Have you ever been licenced or registered to buy or sell used cars anywhere, including the Province of Ontario? \square Yes \square No. If yes, give full particulars:
11.	Has any licence or registration of any kind (including driver's licence) been refused you, or suspende or cancelled? \square Yes \square No. If yes, give full particulars:
	The applicant asks for registration for the period ending on the 31st day of December, 19
	Witness
	Address of witness

	77	-	T		8 7 1	re
A	r	ł۱	11)	A	V	il

Province of Ontario	I,(print name)
County of	(print name)
To Wit:	of the
TO WIL.	in the County of
	MAKE OATH AND SAY:
1. I am the applicant herein for registration as	a salesman, and I signed the foregoing application.
2. The information given by me in the applifact my true name, and I will hold myself of	lication is true, the name set out in said application is in ut in no other manner.
3. I undertake that I will not deal in used cars	until I receive my Certificate of Registration.
Sworn before me at the	
in the	e County
of	(signature of applicant)
this	day of
	, 19
A Commissioner, etc.	
CERTIFIC	CATE OF EMPLOYER
To the Registrar:	
I,(name of inte	
the information given by	
	(name of appliant)
in the foregoing application has been revie and request that the application be grante- until I in fact receive his registration certifica-	wed and is to the best of my knowledge and belief true, d. I further certify that I will not employ the applicant tte.
	(registered name of employer)
	(address)
	(telephone number)
	Ву
	(title of official signing)
Registration Number (if pending please state)	(title of official signing)

Telephone

No.

Registra-

tion No.

Form 4

The Used Car Dealers Act, 1968-69

NOTICE OF CHANGE IN DEALERSHIP ADDRESS OR CHANGE IN OFFICERS OR SHAREHOLDERS OR SHARE DISTRIBUTION

USE

Date of

Notice

President

Treasurer

Secretary-Treasurer

Vice-President * For change in address — Complete 1 and Affidavit ONLY

ALL INFORMATION TO BE PRINTED OR TYPED. SEPARATE SCHEDULE IF SPACE INSUFFICIENT

- * For change in Corporate Officers Complete 1, 2, 6 to 12 and Affidavit
- * For change in Shareholders and Share Distribution Complete 1, 4, 5, 13 and Affidavit

1.	Used Car Dealer	ship name (in fu	11)		Operating as (trac	ding name if any)
	Registered busing on the used car	ness address for ser dealership	rvice		New address for se for change in add	
2.	Details of change	of officers:			,	
•	Up-to-date list of	all officers and dire	ectors in the u	sed car dealer	ship:	
						In automobile business
	Name in Full	Residence Address	City or Town	Res. Tel.	Officers	Non- Active Active

Secretary	
Director	

I																																					_							
•																																												
	•	•	 	 	•									• •	 			 				•	٠	•				•	•	• •		•			•					 		•		

5. Details of all the shareholders together with the number of shares held by each at this date. (Where shareholders are nominees, or hold in trust, the name of the beneficial owner of such shares must also be stated.)

			Number	of Shares
Name of Shareholder	Address	Occupation	Common	Preferred
otal Number of Shares Is	sued			
otal Number of Authorize				
ar Value per Share			s	\$

	(a) ever been refused a licence or registration?	Yes No
Has the new officer(s) of the registrant		
	(b) ever had a licence or registration revoked or suspendin any province or state?	ed
If yes, give full particulars	including dates:	
		• • • • • • • • • • • •
		• • • • • • • • • • • • • • • • • • • •
		• • • • • • • • • • • • • • • • • • • •
The following is a short registrant:	business record during the past three years of the new	officer(s) of the
••••		
	• • • • • • • • • • • • • • • • • • • •	
Place of residence of the ne	ew officers (during the year immediately prior to the date of t	his application
	······································	his application
Place of residence of the ne	ew officers (during the year immediately prior to the date of t	his application
Place of residence of the ne	ew officers (during the year immediately prior to the date of t	his application
Place of residence of the ne	ew officers (during the year immediately prior to the date of to the date of t	his application
Place of residence of the ne	ew officers (during the year immediately prior to the date of to the date of t	his application
Place of residence of the ne	ew officers (during the year immediately prior to the date of to the date of t	his application
Place of residence of the notation in the Name Will the new officer(s) be other than the business particulars:	Address (in full) Period of a sengaged, occupied or employed in any business, occupation of buying and selling used cars? Yes No. If	his application Residence on or profession yes, give for
Place of residence of the new Name Will the new officer(s) be other than the business particulars:	Address (in full) Period of a sengaged, occupied or employed in any business, occupations.	his application Residence on or profession yes, give for
Place of residence of the new Name Will the new officer(s) be other than the business particulars:	Address (in full) Period of a sengaged, occupied or employed in any business, occupation of buying and selling used cars? Yes No. If	his application Residence on or professic yes, give fu
Place of residence of the new Name Will the new officer(s) be other than the business particulars:	Address (in full) Period of engaged, occupied or employed in any business, occupation of buying and selling used cars? Yes No. If	his application Residence on or professic yes, give fu

control over your business:

13. Give name and address of any other individual, company or agency that has any interest in or

New officer's signature		Signature of owner or partner or officer signing on behalf of used car dealership for changes
New officer's signature		
New officer's signature		
		CORPORATE SEAL
To Be Comp	leted by Sole Proprie	etor or Partner
	AFFIDAVIT	
Province of Ontario County of		(print name)
County of		
To Wit:	in the County	y of
	Make Oath	and Say:
I am the owner (or a partner or office going notice.	cer) of the registered	d used car dealership and I signed the fore-
2. The information given by me in the no	otice is true.	
Sworn before me at the		
i	n the County	
of		(signature of owner or partner)
this	day of	
	, 19	
A Commissioner, etc.		
То Во	e Completed for Corp	poration
	AFFIDAVIT	
Province of Ontario	I,	(print name)
County of		
To Wit:	in the County	y of
	Make Oath	AND SAY:
1. I am the(title)	oi	f(name of registrant)
a registered used car dealer, and I sign	ed the foregoing noti	ice.

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THE ONTARIO GAZETTE

(signati	ore of officer) O. Reg. 98/71, Form 4
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(signatı	
(signati	
	O. Reg. 98/71, Form 4
	O. Reg. 98/71, Form 4
5	
	TF
	12
TIL CERTIFICATE	
Registration No.	Date
Telephone No.	
Registration No.	
Telephone No.	
\$3.00 \$3.00	
	Registration No.

471

Complete the applicabl	e sectio	n below							
☐ For duplicate certifi			stolen	□ de	estroyed	l			salesman's signature
For change of addr	ess						salesn		
		number	and str	eet				cert	ificate attached
		city, tow	vn or vil	lage				es .	□ №
☐ For transfer of regis	tered sa	llesman							salesman's signature
Name of former dealer	employ	er .			addres	S			
									new dealer's signature
		Date of Termin	ation		day	mont	th ye	ar	title
date of commencement	day	month	year						certificate attached yes no
name of new dealer em	ployer				addres	s			
☐ For termination									dealer's signature
			da	y m	nonth	year			title
									certificate attached no

dealer's report on salesman's conduct while in em	ploy		
	_		
	,	-	
	dealer's si	gnature	title
explanation for failure to return certificate of reg	istration		
			-
			salesman's signature

Form 6

The Used Car Dealers Act, 1968-69

BOND OF A GUARANTEE COMPANY

	Amount \$
Bond No	
Know All Men By These Presents, that we,	
(hereinafter called the Principal) as Principal, and called the Surety) as Surety are held and firmly bour	
called the Obligee) in the sum of	
I,bind myself, r	my heirs, executors, administrators and assigns,
and we,	ourselves, our successors and assigns jointly and
firmly by these presents.	
The total liability imposed upon the Principal thereof shall be concurrent and not cumulative anabove or the amount substituted for such penal certificate.	
SEALED with our seals and dated this	.day of, 19
THE CONDITION of the above obligation is such act, matter or thing at any time hereafter become or then the said obligation shall be void but otherwise see be subject to forfeiture as provided by the Act.	
SIGNED, SEALED AND DELIVERED	Principal
in the presence of	
	Surety:
	O. Reg. 98/71, Form 6.
For	m 7
The Used Car Dea	ders Act, 1968-69
PERSONA	AL BOND
	Amount \$
Bond No.	
Know All Men By These Presents, that I, \dots (hereinafter called the Obligor), am held and firmly	bound unto Her Majesty in right of Ontario (here-

I,bind myself, m	y heirs, executors, administrators and assigns	
and I,deposi (name of Obligor)	it with the Obligee	
as collateral security to this Bond.		
The total liability imposed upon the Obligor by this Bond and any and all renewals thereof shall be concurrent and not cumulative and shall in no event exceed the penal sum written above or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.		
SEALED with my seal and dated this	day of 19	
THE CONDITION of the above obligation is such that if the said obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under <i>The Used Car Dealers Act</i> , 1968-69, then the said obligation shall be void but otherwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the Act.		
SIGNED, SEALED AND DELIVERED		
in the presence of		
	Obligor	
	O. Reg. 98/71, Form 7.	
Form	8	
The Used Car Dealer	rs Act, 1968-69	
BOND OF GU. OTHER THAN GUARA		
	Amount \$	
Bond No.		
KNOW ALL MEN BY THESE PRESENTS, that we,		
(hereinafter called the Principal) as Principal and called the Guarantor) as Guarantor, are held and firm	(hereinafter mly bound unto Her Majesty in right of Ontario	
(hereinafter called the Obligee) in the sum of of Canada, to be paid unto the Obligee, her successors a	Dollars (\$) of lawful money and assigns, for which payment well and truly to be	
made I,	myself, my heirs, executors, administrators and	
assigns and I, the said(name of Guaranto	guarantee the payment of the sum	
	or)	
of	•	

by depositing with the Obligee.....

.....as collateral security to this Bond.

The total liability imposed upon the Principal or Guarantor by this Bond and any and all renewals thereof shall be concurrent and not cumulative and shall in no event exceed the penal sum written above or the amount substituted for such penal sum by any subsequent endorsement or renewal certificate.

THE CONDITION of the above obligation is such that if the said obligation does not by reason of any act, matter or thing at any time hereafter become or be forfeit under *The Used Car Dealers Act, 1968-69*, then the said obligation shall be void but otherwise shall be and remain in full force and effect and shall be subject to forfeiture as provided by the said Act.

SIGNED, SEALED AND DELIVERED	
in the presence of	Principal
	Guarantor
	O. Reg. 98/71, Form 8.

Form 9

The Used Car Dealers Act, 1968-69

SUBPOENA TO A WITNESS BEFORE THE COMMERCIAL REGISTRATION APPEAL TRIBUNAL

Re:
To:
(name of witness)
You are hereby summoned and required to attend before The Commercial Registration Appeal
Tribunal
ofday, theday of
at the hour ofo'clock in thenoon (local time), and so from day to day until the hearing is concluded or the Tribunal otherwise orders, to give evidence on oath or by affirmation touching the matters in question in the proceedings and to bring with you and produce at such time and
place
······
Dated thisday of, 19
The Commercial Registration Appeal Tribunal

NOTE: You are entitled to be paid the like personal allowances for your attendance at the hearing as are prescribed by Ontario Regulation 98/70.

If you fail to attend and give evidence at the hearing, or to produce the documents or things specified, at the time and place specified, without lawful excuse, you are liable to punishment by the Supreme Court in like manner as if for contempt of that court for disobedience to a subpoena.

O. Reg. 98/71, Form 9.

Chairman of the Tribunal

Form 10

The Used Car Dealers Act, 1968-69

NOTICE OF HEARING BEFORE THE COMMERCIAL REGISTRATION APPEAL TRIBUNAL

To:
(applicant or registrant, as the case may be) Take Notice that a hearing will be held pursuant to section 7 of The Used Car Dealer's Act, 1968-69
before The Commercial Registration Appeal Tribunal at
onday, theday of, 19, at the hour of
o'clock in thenoon, and so from day to day until the hearing is adjourned or concluded
The following is a concise statement of the issues to be considered:
AND TAKE NOTICE that the rules applicable to the hearing are to be found in sections 8 to 17 of The Used Car Dealers Act, 1968-69, and the regulations made pursuant thereto.
AND TAKE FURTHER NOTICE that if you fail to attend The Commercial Registration Appeal Tribunal may proceed in your absence and you will not be entitled to notice of any further proceedings.
DATED at , thisday of, 19
The Commercial Registration Appeal Tribunal
Registrar to the Tribunal
O. Reg. 98/71, Form 10.
Form 11
The Used Car Dealers Act, 1968-69
VOLUNTARY CANCELLATION OF REGISTRATION
To the Registrar of Used Car Dealers:
I,
hereby request that my registration as a Used Car Dealer
☐ Salesman
be cancelled, and I hereby surrender my registration.
(witness) (signature of registrant)
Dated at , thisday of
O. Reg. 98/71, Form 11

THE ELDERLY PERSONS CENTRES ACT, 1966

O. Reg. 99/71. General. Made—March 1st, 1971. Filed—March 5th, 1971.

REGULATION MADE UNDER THE ELDERLY PERSONS CENTRES ACT, 1966

- Schedule 1 to Ontario Regulation 87/68, as made by section 3 of Ontario Regulation 134/69 and amended by section 1 of Ontario Regulation 3/70, section 1 of Ontario Regulation 157/70 and section 1 of Ontario Regulation 408/70, is further amended by adding thereto the following items:
 - 9. The Port Colborne Social and Recreation Centre for Senior Citizens
- 12c. Tilbury & District Senior Adults Centre Association
- 2. Schedule 2 to Ontario Regulation 87/68, as made by section 3 of Ontario Regulation 134/69 and amended by section 2 of Ontario Regulation 3/70, section 2 of Ontario Regulation 157/70 and section 2 of Ontario Regulation 408/70, is further amended by adding thereto the following items:
 - 7a. Port Colborne Senior Citizens Centre, 554 Fielden Avenue, Port Colborne
- 14a. Tilbury Leisure Centre,10 Canal Street West, Tilbury

(5236)

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 100/71. General. Made—March 1st, 1971. Filed—March 5th, 1971.

REGULATION MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

 Clause e of subsection 1 of section 1 of Ontario Regulation 239/67, as amended by subsection 1 of section 1 of Ontario Regulation 150/70, is further amended by

- striking out "spouse of the head of the family" in the ninth and tenth lines and inserting in lieu thereof "female spouse living with the male spouse".
- (2) Clause i of subsection 1 of the said section 1 as amended by subsection 3 of section 1 of Ontario Regulation 150/70 is further amended by inserting after "municipality" in the second line "or the council of an approved band" and by inserting after "municipality" in the fourth line "the council of an approved band or Ontario".
- 2.—(1) Clause a of subsection 1 of section 10 of Ontario Regulation 239/67 as amended by section 2 of Ontario Regulation 168/69 is revoked and the following substituted therefor:
- (a) "shelter" means the cost for a dwelling place in respect of,
 - (i) rent,
 - (ii) principal and interest on a mortgage,
 - (iii) an agreement for sale,
 - (iv) municipal taxes,
 - (v) premiums for a policy of fire insurance covering the dwelling place or the contents thereof, and
 - (vi) payments approved by the welfare administrator for the preservation, maintenance and use of the property where such payments are reasonable and necessary.
- (2) Paragraph 6 of subsection 2 of the said section 10, as remade by subsection 5 of section 7 of Ontario Regulation 150/70, is amended by adding at the beginning thereof "subject to subsection 3 of section 11", and by adding at the end thereof "provided that no reduction in municipal taxes or rent made or received under The Residential Property Tax Reduction Act, 1968 shall be taken into account in determining such cost."
- 3.—(1) Clause a of subsection 2 of section 11 of Ontario Regulation 239/67, as remade by subsection 1 of section 8 of Ontario Regulation 150/70, is amended by inserting after "earnings" in the second line "and where he is an unemployable person, his net income as determined by the welfare administrator from an interest in or operation of a business".
- (2) Subclause ii of clause a of subsection 2 of the said section 11 is amended by striking out "and" in the third line and by inserting after "earnings" in the fourth line "and the net income from an interest in or operation of a business".

- (3) Clause f of subsection 2 of the said section 11 is amended by adding at the beginning thereof "subject to subsection 3".
- (4) Clause h of subsection 2 of the said section 11, as amended by subsection 1 of section 1 of Ontario Regulation 35/69, is further amended by adding at the end thereof "but where he or his spouse was in receipt of assistance during the year 1970, the amount of the pension received by either of them shall not exceed the aggregate of \$75 and any amount received under that Act by way of supplement thereto".
- (5) Clause r of subsection 2 of the said section 11 as made by subsection 2 of section 1 of Ontario Regulation 35/69 is revoked and the following substituted therefor:
 - (r) the amount by which the supplement payable under the Old Age Security Act (Canada) is adjusted pursuant to clause b of subsection 1 of section 8 of that Act or pursuant to section 11 of An Act to Amend the Old Age Security Act (Canada) being chapter 9 of the Statutes of Canada, 1970.
- (6) Subsection 2 of the said section 11, as amended by section 1 of Ontario Regulation 35/69, section 3 of Ontario Regulation 168/69, section 8 of Ontario Regulation 150/70, section 3 of Ontario Regulation 454/70, section 1 of Ontario Regulation 487/70 and section 1 of Ontario Regulation 537/70, is further amended by striking out "or" at the end of clause "v" and by adding thereto the following clauses:
 - (x) interest and dividends earned on liquid assets; or
 - (y) any payment received pursuant to the Indian Act (Canada) under a treaty between Her Majesty and an Indian band.

- (7) The said section 11, as amended by section 1 of Ontario Regulation 35/69, section 3 of Ontario Regulation 168,69, section 8 of Ontario Regulation 150,70, section 3 of Ontario Regulation 454/70, section 1 of Ontario Regulation 487/70 and section 1 of Ontario Regulation 537/70, is further amended by adding thereto the following subsection:
- (3) Where an applicant or recipient is in receipt of principal or interest under a mortgage, loan agreement or agreement for sale, the welfare administrator may approve the application of such amounts in reduction of the actual cost of shelter as defined in clause a of subsection 1 of section 10 in determining the amount of the budgetary requirement of the applicant or recipient under paragraph 6 of subsection 2 of that section, but in no case shall the amounts so applied be included as income under subsection 2.
 - Ontario Regulation 239/67, as amended by Ontario Regulations 458/67, 35/69, 74/69, 168/69, 303/69, 71/70, 150/70, 189/70, 265/70, 391/70, 454/70, 487/70 and 537/70, is further amended by adding thereto the following section:

20a. A welfare administrator may recover on behalf of a municipality, the council of an approved band or Ontario, as the case may be, from any person, any sum improperly paid to him on his behalf under the Act for assistance as a result of non-disclosure of facts, misrepresentation or any other cause, by reducing or suspending the amount of assistance payable to him or by such other means as the welfare administrator considers appropriate.

5. This Regulation shall be deemed to have come into force on the 1st day of January, 1971.

(5237)

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O. k Winte Made – Approvi

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 - 2. Clause e of s Regulation Ontario Re
 - 5. Section 9 c tion 30/67a Regulation lowin

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Publications Under The Regulations Act

March 20th, 1971

THE GENERAL SESSIONS ACT

O. Reg. 101/71.

Sittings of the General Sessions of the Peace for the Counties of Northumberland and Durham. Made-March 2nd, 1971. Filed-March 8th, 1971.

ORDER

IN THE MATTER OF The General Sessions Act. R.S.O. 1960, Chapter 163, as amended by The General Sessions Amendment Act, 1970; and

IN THE MATTER OF the Sittings of the General Sessions of the Peace for the Counties of Northumberland and Durham.

WHEREAS under The General Sessions Act, R.S.O. 1960, Chapter 163, as amended by The General Sessions Amendment Act, 1970, the Sittings of each Court of General Sessions of the Peace shall be held at such time or times as is ordered by the Chief Judge;

AND WHEREAS for the due and proper administration of justice in the Counties of Northumberland and Durham, it is necessary to change the commencement of the Sittings of the Court of General Sessions of the Peace from the last Monday in May to the first Monday in May;

AND WHEREAS this Order is deemed to be a Regulation to which The Regulations Act applies;

- 1. It Is ORDERED that the Sittings of the Court of General Sessions of the Peace for the Counties of Northumberland and Durham shall commence on the first Monday in May instead of the last Monday in May.
- 2. AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Minister of Justice and Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the Counties of Northumberland and Durham, and in the office of the Clerk of the General Sessions of the Peace for the said Counties. O. Reg. 101/71, Order.

Dated at the City of Toronto, this 2nd day of March, 1971.

> C. E. BENNETT, Chief Judge.

THE GAME AND FISH ACT, 1961-62

O. Reg. 102/71. Fishing Licences.

Made-March 1st. 1971. Filed-March 8th, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT, 1961-62

1. Section 1b of Ontario Regulation 46/65, as made by section 1 of Ontario Regulation 413/70, is revoked and the following substituted therefor:

1b. The fee for a duplicate licence in Form 1, 2, 4 or 22 is \$1.

(5263)

12

THE AGRICULTURAL DEVELOPMENT FINANCE ACT

O. Reg. 103/71. Deposits. Made-March 1st, 1971. Filed-March 8th, 1971.

REGULATION MADE UNDER THE AGRICULTURAL DEVELOPMENT FINANCE ACT

- 1. Section 1 of Regulation 5 of Revised Regulations of Ontario, 1960, as remade by section 1 of Ontario Regulation 48/71, is revoked and the following substituted therefor:
- 1.—(1) Subject to subsection 2, interest at the rate of 5 per cent per annum calculated on the minimum monthly balance shall be paid on the last days of March and September in each year.
- (2) In special cases, the Minister of Revenue may determine a rate of interest and basis of calculation different from that prescribed in subsection 1, but the rate so determined shall not exceed 5 per cent per annum.
 - 2. This Regulation comes into force on the 1st day of March, 1971.

(5262)

12 (5264)

THE ADMINISTRATION OF JUSTICE ACT, 1968

O. Reg. 104/71.

Fees and Expenses—General. Made—March 1st, 1971. Filed—March 9th, 1971.

REGULATION MADE UNDER THE ADMINISTRATION OF JUSTICE ACT, 1968

- Section 1 of Ontario Regulation 391/68 is revoked and the following substituted therefor:
- 1. On and after the 1st day of January, 1971, persons who perform the undermentioned services in connection with the administration of justice and who are not in receipt of a salary for employment in the service of the Crown in right of Ontario, or who are members of the Ontario Provincial Police Force performing such services during off-duty periods subject to the approval of the Commissioner of the Ontario Provincial Police Force or his designates, shall be paid the following fees:
 - Sheriff's Officers and Process Servers— The serving of any writ, subpoena, notice, pleading or other paper,

for each party served.....\$ 1.50

2. Escorts-

Conveying prisoners to a penitentiary, for medical examination or to another jurisdiction, or a juvenile to a training school or for medical examination,

- (b) if the distance of escorting is more than 50 miles and less than 125 miles one way, per escort.....\$ 20.00
- (c) if the distance is more than 125 miles and the escorting occupies not more than one 24 hour period, per escort....\$ 30.00
- (d) if the escorting occupies more than one 24 hour period, per diem....\$20.00

3. Constables-

- (a) summoning a jury for coroner's inquest, including attendance at inquest.....\$ 8.00
- (b) attending each adjournment of coroner's inquest......\$ 4.00
- 4. Shorthand Court Reporters-

per hour.....\$ 7.00 maximum per diem.....\$ 35.00

Municipal Police Forces—
 for executing a warrant of committal,
 per execution......\$ 1.50

Section 4 of Ontario Regulation 391/68 is revoked.

(5265) 12

THE PUBLIC SERVICE ACT, 1961-62

O. Reg. 105/71.

General.

Made—February 11th, 1971. Approved—March 1st, 1971.

Filed-March 9th, 1971.

REGULATION MADE UNDER THE PUBLIC SERVICE ACT, 1961-62

- Schedule 1 to Ontario Regulation 190/62, as remade by section 1 of Ontario Regulation 460/70, is amended by,
 - (a) inserting after "Chairman, Law Enforcement Compensation Board" "Chairman, Medical Advisory Board";
 - (b) striking out "Chief Audit Accountant 1, 2" and inserting in lieu thereof "Chief Audit Accountant 3":
 - (c) striking out "Child Welfare Supervisor 3";
 - (d) inserting after "Comptroller of Finances, Treasury and Economics" "Comptroller of Revenue":
 - (e) inserting after "Director, Consumer Protection Division" "Director, Corporations Tax Branch":
 - (f) inserting after "Director, Financial Services Branch" "Director, Gasoline Tax Branch";
- (g) inserting after "Director, Program Review Branch" "Director, Province of Ontario Savings Office";
- (h) inserting after "Director, Research and Special Assignments Branch" "Director, Retail Sales Tax Branch";
- (i) inserting after "Director, Staff Relations Branch" "Director, Succession Duty Branch";
- (j) inserting after "Executive Assistant to Minister, Treasury and Economics" "Executive Director, Administrative Division":
- (k) striking out "Highway District Engineer"; and inserting in lieu thereof "Highway District Engineer 1" and "Highway District Engineer 2"; and
- (l) inserting after "Superintendent of Parks" "Superintendent of Pensions".

- 2. Schedule 2 to Ontario Regulation 190/62. as remade by section 2 of Ontario Regulation 460/70, is amended by,
 - (a) inserting after "District Maintenance Engineer", under the heading "Department of Highways", "District Municipal Engineer":
- (b) inserting after "Financial Comptroller", under the heading "Department of Highways", "Functional Planning Engineer";
- (c) inserting after "Program Analysis Coordinator 3", under the heading "Department of Highways", "Program Engineer";
- (d) inserting after "Supervising Municipal Engineer", under the heading "Department of Highways", "Traffic and Planning Studies Engineer";
- (e) inserting after "Assistant Director, Child Welfare", under the heading "Department of Social and Family Services", "Assistant Director, Municipal Welfare Administration":
- (f) inserting after "Manager, Computer Services Centre', under the heading "Department of Treasury and Economics", "Superintendent of Pensions";
- (g) adding at the end thereof the heading: "OFFICE OF THE PROVINCIAL AUDITOR"; and
- (h) inserting under the heading, "OFFICE OF THE PROVINCIAL AUDITOR", "Chief Audit Accountant 3".
- 3. Schedule 4 to Ontario Regulation 190/62, as remade by section 1 of Ontario Regulation 347/70 and amended by section 2 of Ontario Regulation 514/70, is further amended by,
 - (a) striking out,

"Conservation Officer 1"

"Conservation Officer 2"

"Conservation Officer 3"

"Fireman"

"Forestry Technician 1"
"Forestry Technician 2"

"Forestry Technician 3"

"Garage Superintendent 1"

"Garage Superintendent 2"

"Ranger 1"

"Ranger 2" and

"Ranger 3";

- (b) inserting after,
 - "Residence Supervisor 2"
 - "Resource Technician 1"
 - "Resource Technician 2" and
 - "Resource Technician 3";

(c) striking out,

"Senior Fireman"

"Stationery Engineer 1"

"Stationary Engineer 2"

"Stationary Engineer 3"

"Stationary Engineer 4" and "Stationary Engineer 5": and

(d) inserting after,

"Staff Sergeant, O. P. P.".

"Steam Plant Engineer 1"

"Steam Plant Engineer 2"

"Steam Plant Engineer 3"

"Steam Plant Technician 1" and

"Steam Plant Technician 2".

- 4. Schedule 6 to Ontario Regulation 190/62. as remade by section 1 of Ontario Regulation 347/70 and amended by section 3 of Ontario Regulation 514/70, is further amended by
 - (a) inserting after.

"Accounting Methods Officer 5",

"Accounting Supervisor 1"

"Accounting Supervisor 2"
"Accounting Supervisor 3" and

"Accounting Supervisor 4";

(b) striking out,

"Agricultural Specialist 1,

Farm Management"

"Agricultural Specialist 2,

Farm Management"

"Chief Stationary Engineer 1"

"Chief Stationary Engineer 2"

"Chief Stationary Engineer 3"

"Chief Stationary Engineer 4"

"Chief Stationary Engineer 5"

"Chief Stationary Engineer 6"

"Conservation Officer 4"

"Conservation Officer 5"

"Conservation Officer 6" and

"Conservation Officer 7";

(c) inserting after,

"Executive Director,

Administrative Division.

Treasury'

"Executive Director, Community

Services Division":

(d) inserting after,

"Financial Comptroller, Highways"

"Financial Officer 1"

"Financial Officer 2"

"Financial Officer 3"

"Financial Officer 4"

"Financial Officer 5"

"Financial Officer 6"

"Financial Officer 7" "Financial Officer 8"

"Financial Officer 9"

"Financial Officer, Senior 1"

"Financial Officer, Senior 2" and

"Financial Officer, Trainee";

(e) striking out,

"Forestry Technician 4"

"Forestry Technician 5"

"Forestry Technician 6"

"Forestry Technician 7" and

"Inspector of Caissons";

(f) inserting after,

"Legal Officer 7",

"Legal Officer 8";

(g) inserting after,

"Research Supervisor 2, Lands and Forests",

"Resource Technician, Senior 1"
"Resource Technician, Senior 2"

"Resource Technician, Senior 3" and

"Resource Technician, Senior 4";

(h) inserting after,

"Section Supervisor 2, Department of Lands and Forests", "Senior Administrator, Rental Housing Division";

(i) inserting after,

"Speech Therapist",

"Staff Assistant, Civil Service Commission": and

(j) inserting after,

"Statistician 4".

"Steam Plant Chief 1"

"Steam Plant Chief 2"

"Steam Plant Chief 3"

"Steam Plant Chief 4"

"Steam Plant Chief 5" and

"Steam Plant Chief 6".

- 5. Schedule 7 to Ontario Regulation 190/62, as remade by section 1 of Ontario Regulation 347/70, is amended by,
 - (a) striking out,

"Conservation Officer 1"

"Conservation Officer 2"

"Fireman"

"Forestry Technician 1"

"Forestry Technician 2"

"Ranger 1" and

"Ranger 2";

(b) inserting after,

"Residence Supervisor 2"

"Resource Technician 1"

"Resource Technician 2" and

"Resource Technician 3";

(c) striking out,

"Senior Fireman"

"Stationary Engineer 1"

"Stationary Engineer 2"

"Stationary Engineer 3"

"Stationary Engineer 4" and

"Stationary Engineer 5" and inserting in lieu thereof

"Steam Plant Engineer 1"

"Steam Plant Engineer 2"

"Steam Plant Engineer 3"

"Steam Plant Technician 1" and

"Steam Plant Technician 2".

CIVIL SERVICE COMMISSION:

W. A. B. ANDERSON Chairman

Dated at Toronto, this 11th day of February, 1971.

(5266)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 106/71.

Barbering Industry-Oshawa Zone.

Made-March 1st, 1971.

Filed-March 9th, 1971.

REGULATION MADE UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The Schedule is in force during pleasure within the Oshawa Zone and is binding upon the employers and employees in the barbering industry. O. Reg. 106/71, s. 1.
- Ontario Regulation 10/63 is revoked. O. Reg. 106/71, s. 2.
- 3. This Regulation comes into force on the tenth day after the publication thereof in The Ontario Gazette under The Regulations Act. O. Reg. 106/71, s. 3.

Schedule

BARBERING INDUSTRY OSHAWA ZONE

INTERPRETATION

- 1. In this Schedule,
 - (a) "holiday" means,
 - (i) Sunday,
 - (ii) New Year's Day,
 - (iii) Good Friday,
 - (iv) Victoria Day,
 - (v) Dominion Day,
 - (vi) Oshawa Civic Holiday,
 - (vii) Labour Day,
 - (viii) Thanksgiving Day,
 - (ix) Christmas Day, and
 - (x) the 26th day of December;

(b) "week" means the period beginning with Sunday and ending with the Saturday next following, both inclusive.

HOURS OF WORK

- 2. Subject to section 6, no person shall perform work in the industry,
 - (a) on a holiday;
 - (b) on a Wednesday;
 - (c) for more than nine hours a day;
 - (d) before 8 a.m. or after 6 p.m. on Monday, Tuesday, Thursday, Friday; or
 - (e) before 8 a.m. or after 5 p.m. on a Saturday.
- 3. Notwithstanding clause b of section 2 and subsection 3 of section 6, an employee may perform nine hours of work,
 - (a) on a Wednesday or his elected day of closing, in a week where a holiday other than Sunday occurs; and
 - (b) on each of the last two Wednesdays or the last two days elected in lieu of Wednesdays in December where an overtime permit has been issued by the advisory committee.

OVERTIME WORK

- 4. Overtime work is work that is performed other than during the hours of work prescribed in sections 2 and 3.
- 5.—(1) Subject to subsection 3, no overtime work shall be performed in the industry without a permit from the advisory committee.
- (2) The advisory committee is authorized to issue the permits subject to the terms and conditions of this Schedule.
- (3) Subsection 1 does not apply to overtime work performed for the purpose of completing any service, work, operation or art for a customer who was in the shop prior to,
 - (a) 6 p.m. on Monday, Tuesday, Wednesday, Thursday or Friday; and
 - (b) 5 p.m. on Saturday.
- 6.—(1) An employer may elect Monday of each week as a day during which work is not to be performed by his employees.
- (2) An election under subsection 1 shall be made by filing with the advisory committee an application for a permit to perform overtime work on Wednesday of each week.
- (3) Notwithstanding section 2 and subject to section 3, the advisory committee may in its

discretion issue a permit authorizing the performance of overtime work on Wednesday of each week, requiring that,

- (a) the employer posts the permit conspicuously in a place on the premises where the work, for which the permit is issued, is performed; and
- (b) the employer or employee does not work more than,
 - (i) nine hours in a day, and
 - (ii) five days in a week.
- (4) Where an employer changes his election he shall,
 - (a) file the application under subsection 2 with the advisory committee; and
 - (b) notify his employees in writing of the change,

thirty days before the new day elected becomes the day on which work is not to be performed by his employees.

MINIMUM RATES OF WAGES

- 7.—(1) The minimum rate of wages for all work performed in the industry by an employee is 65 per cent of the proceeds from the work performed by the employee or \$1.75 an hour, whichever is the greater.
- (2) The percentage in subsection 1 shall be computed upon the gross receipts for work performed at not less than,
 - (a) the minimum charge for each operation established in section 9: or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater.

- 8. No deductions shall be made from the minimum rate of wages for,
 - (a) materials supplied;
 - (b) laundry services; or
 - (c) operating expenses of any kind.

MINIMUM CHARGES

- 9.—(1) The minimum charge for each operation in the industry is as follows:
 - i. Facial massage, plain.....\$1.00

vi.	Shave	1.00
vii.	Shampoo, plain	1.00
viii.	Singe	.50

- (2) No employer or employee may,
 - (a) contract for or accept prices lower than those in subsection 1;
 - (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
 - (c) give any article or premium to a customer, the value of which would have the effect of reducing the charge for any operation or combination of operations below the minimum established in subsection 1.

The Director of Labour Standards approves section 9 of this Schedule. O. Reg. 106/71, Sched.

M. E. HOWARD Director of Labour Standards

Dated at Toronto, this 18th day of February, 1971.

(5267) 12

THE ONTARIO WATER RESOURCES COMMISSION ACT

O. Reg. 107/71. Rate of Interest. Made—February 1st, 1971. Approved—March 1st, 1971. Filed—March 9th, 1971.

REGULATION MADE UNDER THE ONTARIO WATER RESOURCES COMMISSION ACT

RATE OF INTEREST

1. For the purpose of paragraph 2 of subsection 1 of section 40 of the Act the rate of interest is 5 per cent per annum. O. Reg. 107/71, s. 1.

ONTARIO WATER RESOURCES COMMISSION:

D. J. COLLINS

Dated at Toronto, this 1st day of February, 1971.

(5268)

THE CONSERVATION AUTHORITIES ACT,

O. Reg. 108/71.

Fill, Construction and Alteration to Watercourses—Central Lake Ontario. Made—February 22nd, 1971. Approved—March 4th, 1971. Filed—March 9th, 1971.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT. 1968

FILL, CONSTRUCTION AND ALTERATION TO WATERCOURSES—CENTRAL LAKE ONTARIO

- 1. In this Regulation,
 - (a) "Authority" means the Central Lake Ontario Conservation Authority;
 - (b) "building or structure" means a building or structure of any kind;
 - (c) "fill" means earth, sand, gravel, rubble, rubbish, garbage or any other material whether similar to or different from the aforementioned materials used, or capable of being used, to raise, lower or in any way affect the contours of the ground. O. Reg. 108/71, s. 1.
- 2. The areas defined in the Schedule are designated as areas in which in the opinion of the Authority the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 108/71, s. 2.
 - 3. Subject to section 4, no person shall,
 - (a) construct any building or structure or permit any building or structure to be constructed in or on a pond or swamp or in any area below the high water mark of a lake, river, creek or stream in the area under the jurisdiction of the Authority;
 - (b) place or dump fill or permit fill to be placed or dumped in the area designated in the Schedule; or
 - (c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse in the area under the jurisdiction of the Authority. O. Reg. 108/71, s. 3.
- 4. Subject to The Ontario Water Resources Commission Act or to any private interest, the Authority may permit in writing the construction of any building or structure, or the placing or dumping of fill, or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies if, in the opinion of the Authority the site

of the building or structure, or the placing or dumping of fill, and the method of construction or placing or dumping or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of land. O. Reg. 108/71, s. 4.

- 5. No person shall begin to construct any building or structure or dump or place fill or to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before the permission required by section 4 has been obtained. O. Reg. 108/71 s. 5.
- **6.**—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,
 - (a) two copies of a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;
 - (b) two copies of a complete description of the type of building or structure to be constructed, including drainage details;
 - (c) two copies of a statement of the dates between which the construction will be carried out; and
 - (d) two copies of a statement of the proposed use of the building or structure following completion of the construction.
- (2) A signed application for permission to place or dump fill shall be filed with Authority and shall include,
 - (a) two copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
 - (b) two copies of a complete description of the type of fill proposed to be placed or dumped;
 - (c) two copies of a statement of the dates between which the placing or dumping will be carried out; and
 - (d) two copies of a statement of the proposed use of the land following completion of placing or dumping.
- (3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse shall be filed with the Authority and shall include,
 - (a) two copies of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference:

- (b) two copies of a description of the protective measures to be undertaken:
- (c) two copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out;
- (d) two copies of a statement of the purpose of the proposed work.
- 7. The Authority may, at any time, withdraw any permission given under section 4, if, in the opinion of the Authority, the representations contained in the application for the permission are not carried out. O. Reg. 108/71, s. 7.
- 8. The Authority may from time to time appoint officers to enforce this Regulation, who shall hold office during the pleasure of the Authority. O. Reg. 108/71, s. 8.
- Ontario Regulations 148/65 and 446/67 are revoked. O. Reg. 108/71, s. 9.

CENTRAL LAKE ONTARIO CONSERVATION
AUTHORITY

DONALD BLAKE DODDS
Chairman

J. M. BROWNING Secretary-Treasurer

Dated at Oshawa, this 22nd day of February, 1971.

Schedule

In the Counties of Durham and Ontario and more particularly described as follows:

 In the Town of Bowmanville in the County of Durham and being composed of the following lots and parts of lots:

Concession	Lot
Broken Front	9 10 11 12 13
Ţ	8 S. ½ 9 S. ½ 10 S. ½ 11 12 13 N. ½ 14
II	8 13 14

2. In the Township of Clarke in the County of Durham and being composed of the following lots and parts of lots:

Concession	Lot
III	N. ½ 34 N. ½ 35
V	S. ½ 35
VIII	35

3. In the Township of Darlington in the County of Durham and being composed of the following lots and parts of lots:

Concession	Lot
Broken Front	12 13 14 15 16 17 18 N. ½ 19 20 21 N. ½ 28 29 32 33 34 35
1	N. ½ 4 5 S. ½ 6 7 15 S. ½ 16 S. ½ 17 S. ½ 18 S. ½ 20 S. ½ 21 22 S. ½ 23 N. ½ 26 N. ½ 27 28 S. ½ 29 S. ½ 32 S. ½ 33

Concession	Lot
II	1 2 2 3 5. ½ 3 5. ½ 4 7 7 15 16 25 26 N. ½ 27 28 N. ½ 29 N. ½ 30 N. ½ 31 N. ½ 32 N. ½ 33 34 35
III	1 2 6 6 7 8 8 S. ½ 9 S. ½ 10 11 S. ½ 12 N. ½ 14 15 15 S. ½ 20 21 22 23 24 S. ½ 25 S. ½ 26 S. ½ 26 32 33 N. ½ 34 35
IV	3 4 5 6 S. ½ of S. ½ 7 S. ½ 8 9 N. ½ 15 16 17 23 24 26 27 S. ½ 28 S. ½ 29 S. ½ 30

Concession	Lot
	S. ½ 31
	32 S. ½ 33
	S. ½ 34
	35
v	2 3
	S. ½ 5
	S. ½ 6
	N. ½ 8
	N. ½ 9 N. ½ 12
	13
	14 15
	16
	S. ½ 17
	18 19
	23
	N. ½ 25
	26
	S. ½ 27 S. ½ 31
	S. ½ 32
	S. ½ 35
X71	
VI	1 2
	2 3 4
	N. ½ 5
	7 8
	N. ½ 10
	11
	S. ½ 12 S. ½ 13
	14
	15 16
	19
	20 23
	24
	S. ½ 25 26
	27
	S. ½ 28
	29 30
	31
	32

Concession	Lot
VII	1 2 S. 1/2 3 S. 1/2 4 5 6
	8 N. ½ 9 10 S. ½ 11 12 S. ½ 13 14 15
	20 21 S. ½ 26 S. ½ 27 S. ½ 28 S. ½ 29 S. ½ 31 S. ½ 32 S. ½ 33
VIII	S. ½ 4 5 S. ½ 6 S. ½ 7
	8 9 10 N. ½ 11 12 14 15
	S. ½ 17 N. ½ 18 19 S. ½ 21 22 23
	24 25 26 N. ½ 27 28 N. ½ 29 N. ½ 32 N. ½ 33 34 S. ½ 35
IX	S. ½ 11 S. ½ 12 14 S. ½ 15

Concession	Lot
	S. ½ of S. ½ 16 S. ½ 22 23 24 N. ½ 25 26 27 28 29
	32 S. ½ 33

Concession	Lot
X	S. ½ 25 S. ½ 26

4. In the Town of Whitby in the County of Ontario and being composed of the following lots and parts of lots:

Concession	Lot
Broken Front	- 18 19 20 21 25 26 27 28 31 32 33 34
I	18 19 20 21 22 24 S. ½ 25 30 31 32 S. ½ 33 34
II	18 19 20 N. ½ 23 24

Concession	Lot
	29 30 31 32 N. ½ 33 34 N. ½ 35
III	S. ½ 18 19 20 21 22 23 24
	N. ½ 25 28 29 S. ½ 30 31 32 S. ½ 33
IV	34 35 20 S. ½ 21 S. ½ 22 N. ½ 24 N. ½ 25 N. ½ 26 N. ½ 27 28
V	S. ½ 30 31 32 34 N. ½ 18 23 24
	N. ½ 28 N. ½ 29 30 31 N. ½ 32 34 N. ½ 35
VI	18 N. ½ 19 S. ½ 23 24 27 S. ½ 28 29 30
	S. ½ 32 S. ½ 33 34 35

Concession	Lot
VII	18
	19
	24
	25
	30
	31
	S. ½ 32
	33
	N. ½ 34 35
VIII	18
	19
	N. ½ 20
	24
	S. ½ 25
	S. ½ 26
	27 28
	N. ½ 29
	$\frac{1}{30}$
	31
	S. ½ 33
	34
	35
IX	S. ½ 18
	S. ½ 19
	23
	24
	S. ½ 30
	31
	32
	33
	- 34

5. In the Township of East Whitby in the County of Ontario and being composed of the following lots and parts of lots:

Concession	Lot
II	N. ½ 2 N. ½ 3 N. ½ 4 N. ½ 5
III	S. ½ 1 S. ½ 2 3 4 5 6 7

Concession	Lot
IV	S. ½ 3 5 N. ½ 5 N. ½ 7 N. ½ 8 N. ½ 9 N. ½ 10 N. ½ 11 N. ½ 14
V	S. ½ 6 N. ½ 8 9 S. ½ 10 S. ½ 11 S. ½ 14 S. ½ 15 16 N. ½ 17
VI	N. ½ 1 N. ½ 2 N. ½ 3 N. ½ 4 5 6 7 8 9 N. ½ 13 N. ½ 14 15 16
VII	S. ½ 1 S. ½ 2 S. ½ 3 N. ½ 4 5 6 N. ½ 7 8 S. ½ 9 S. ½ 11 12 13 N. ½ 14
VIII	3 4 S. ½ 5 6 7 S. ½ of S. ½ 8 N. ½ 10 11 S. ½ 12 S. ½ 13

Concession	Lot
	14 15 N. ½ 17
IX	S. ½ 13 S. ½ 14 S. ½ 17

6. In the Township of Pickering in the County of Ontario and being composed of the following lots and parts of lots:

Concession	Lot
III	1
IV	S. ½ 1
V	N. ½ 3
VI	3
VII	N. ½ 2
VIII	2 3
IX	S. ½ 1 S. ½ 2 S. ½ 3

7. In the Township of Reach in the County of Ontario and being composed of the following lots and parts of lots:

Concession	Lot
I	1 2 3 S. ½ 4 S. ½ 5 S. ½ 6 S. ½ 7 S. ½ 8 S. ½ 9
II	S. ½ 1 S. ½ 2 S. ½ 3

8. In the Township of Uxbridge in the County of Ontario and being composed of the following lots and parts of lots:

Concession	Lot
VII	E. ½ of E. ½ 5

- 9. Those parts of the City of Oshawa in the County of Ontario being composed of:
 - (1) The following lots and parts of lots:

Concession	Lot
1	S. ½ 1 S. ½ 2
II	16
III	S. ½ 15 16 N. ½ 17

- (2) That part bounded on the north by the City Limits, on the east by the City Limits, on the south by Taunton Road, on the west by Stevenson Road North.
- (3) That part enclosed within the following irregular boundaries; commencing at the northeast angle being the intersection of Taunton Road East and the City Limits, thence southerly and easterly along the City Limits to Townline Road North, thence southerly along Townline Road North to King Street East, thence westerly along King Street East to Wilson Road North, thence northerly along Wilson Road North to Colborne Street East, thence westerly along Colborne Street East to Central Park Blvd. North, thence northerly along Central Park Blvd. North to Holcan Avenue, thence westerly and northerly along Holcan Avenue to Hillcroft Street, thence westerly along Hillcroft Street to Oshawa Blvd. North, thence northerly along Oshawa Blvd. North to Darcy Street, thence westerly along Darcy Street to Grierson Street, thence northerly along Grierson Street to Robert Street, thence westerly along Robert Street to Simcoe Street North, thence northerly along Simcoe Street North to Taunton Road East, thence easterly along Taunton Road East to the point of commencement.
- (4) That part bounded on the north by Fing Street East, on the east by Lorindale Drive and northerly and southerly pro-

jections of Lorindale Drive from King Street East to Olive Avenue, and on the south and west by an irregular boundary running westerly along Olive Avenue to Harmony Road South, thence northerly along Harmony Road South to Taylor Avenue, thence westerly along Taylor Avenue to Farewell Avenue, thence northerly along Farewell Avenue to King Street East

- (5) That part bounded on the north by Olive Avenue, on the east by Grandview Street South, on the south by Bloor Street East, and on the west by Harmony Road South.
- (6) That part bounded on the north by Tennyson Avenue and a line projected westerly from Tennyson Avenue to Wilson Road South, on the east by Harmony Road South, on the south by Bloor Street East, and on the west by Wilson Road South.
- (7) That part bounded on the north by Bloor Street East, on the east by the Canadian Pacific Railway easement and Townline Road South, on the south by Lake Ontario, and on the west by Farewell Street and a line projected southerly from Farewell Street to Lake Ontario.
- (8) That part enclosed within the following irregular boundaries; commencing at the northeast angle being the intersection of Bloor Street East and Wilson Road South, thence southerly along Wilson Road South to Raleigh Avenue, thence easterly along Raleigh Avenue to Farewell Street, thence southerly along Farewell Street and a line projected southerly to Lake Ontario, thence southwesterly along the shore of Lake Ontario to Henry Street, thence northerly along Henry Street to Simcoe Street South, thence northwesterly along Simcoe Street South to Nelson Street, thence northerly along Nelson Street to Conant Street, thence westerly along Conant Street to Ritson Road South, thence northerly along Ritson Road South to Bloor Street East, thence easterly along Bloor Street East to the point of commencement.
- (9) That part enclosed within the following irregular boundaries; commencing at the northeast angle being the intersection of the Canadian Pacific Railway easement and Simcoe Street South, thence southerly and southeasterly along Simcoe Street South to Wentworth Street, thence south westerly along Wentworth Street to Ravine Street, thence southeasterly and southerly along Ravine Street to Southlawn Avenue, thence easterly along Southlawn Avenue

to Cloverdale Street, thence southerly along Cloverdale Street to Willowbank Court, thence northeasterly along Willowbank Court to Kawartha Street, thence easterly along Kawartha Street to Simcoe Street South, thence southeasterly along Simcoe Street South to Henry Street, thence southerly along Henry Street to Lakeview Park Avenue, thence westerly along Lakeview Park Avenue to Ritson Road South, thence northerly along Ritson Road South to Valley Drive, thence northwesterly along Valley Drive to Thomas Street, thence westerly along Thomas Street to Cedar Street, thence northerly along Cedar Street to Wentworth Street, thence westerly along Wentworth Street to Glen Street, thence northerly along Glen Street to Malaga Road, thence westerly along Malaga Road to Oxford Street, thence northerly along Oxford Street to Mill Street, thence westerly along Mill Street to Cubert Street, thence northerly along Cubert Street to the Canadian Pacific Railway easement, thence easterly along the Canadian Pacific Railway easement to the point of commencement

- (10) That part bounded on the north by Gibb Street, on the east by Centre Street, on the south by the Canadian Pacific Railway easement, on the east by Durham Street and along a line projected southerly from Durham Street to the Canadian Pacific Railway easement.
- (11) That part bounded on the north by King Street West, on the east by Stevenson Road South, on the south by Gibb Street and on the west by Waverly Street.
- (12) That part enclosed within the following irregular boundaries: commencing at the northeast angle being the intersection of Taunton Road West and a line projected northerly from Mohawk Street southerly along this line and Mohawk Street to Switzer Drive, thence on a line projected southerly from Mohawk Street and Switzer Drive to Glenwood Crescent and Bessborough Drive, thence southerly along Bessborough Drive to Rossland Road West, thence southerly along a line projected from Bessborough Drive and Rossland Road West to Grooms Avenue, thence southerly along Grooms Avenue to Adelaide Avenue West, thence southerly along Kaiser Crescent and McMillan Drive to King Street West, thence easterly along King Street West to Centre Street, thence southerly along Centre Street to Gibb Street, thence westerly along Gibb Street to Nassau Street, thence northerly along Nassau Street to

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King Street West, thence easterly along King Street West to Arena Street, thence northerly along Arena Street to Adelaide Avenue West, thence westerly along Adelaide Avenue West to Park Road North, thence northerly along Park Road North and Nipigon Street to Rossland Road West, thence easterly along Rossland Road West to Glenmanor Drive, thence northerly along Glenmanor Drive and a line projected northerly from the end of Glenmanor Drive to the southern boundary of the North Half of Lot 13, Concession III, thence westerly along the southern boundary of the North Half of Lot 13, Concession III, thence northerly along the lot line between lots 13 and 14, Concession III to Taunton Road West, thence easterly along Taunton Road West to the point of commencement.

(13) That part bounded on the north by Rossland Road West, on the east by Thornton Road, on the south by Champlain Avenue and on the west by the city limits

as shown on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1339 and 1340. O. Reg. 108/71, Sched.

(5269) 12

THE MENTAL HEALTH ACT, 1967

O. Reg. 109/71. Application of Act. Made—March 4th, 1971. Filed—March 11th, 1971.

REGULATION MADE UNDER THE MENTAL HEALTH ACT, 1967

- Schedule 1 to section 1 of Ontario Regulation 53/68, as amended by section 1 of Ontario Regulation 270/68, subsection 1 of section 1 of Ontario Regulation 436/68, subsections 1 and 2 of section 1 of Ontario Regulation 475/69, sections 1 and 2 of Ontario Regulation 328/70, section 1 of Ontario Regulation 481/70 and subsection 1 of section 1 of Ontario Regulation 54/71, is further amended by adding thereto the following item:
- 4a. Burlington Joseph Brant Memorial Hospital

THE ASSESSMENT ACT, 1968-69

O. Reg. 110/71.

Payments to Mining Municipalities. Made—March 9th, 1971. Filed—March 11th, 1971.

REGULATION MADE UNDER THE ASSESSMENT ACT, 1968-69

PAYMENTS TO MINING MUNICIPALITIES

1. In respect of the year 1970 the Minister may make payments to those municipalities listed in Column 1 hereunder in the amounts indicated in Column 2 to compensate for loss of taxes attributable to the final determination of assessments made under section 87 of *The Assessment Act*, 1968-69:

COLUMN 1	COLUMN 2
Townships:	
Elliot Lake	\$79,910
McGarry	1,224
Whitney	8,956
Improvement Districts	:
Ear Falls	14,775
Manitouwadge	17.847

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 9th day of March, 1971.

(5285) 12

THE PROFESSIONAL ENGINEERS ACT, 1968-69

O. Reg. 111/71.

Practice and Procedure for Hearings. Made—October 23rd, 1970.
Approved—March 11th, 1971.
Filed—March 15th, 1971.

REGULATION MADE UNDER THE PROFESSIONAL ENGINEERS ACT, 1968-69

PRACTICE AND PROCEDURE FOR HEARINGS

CONTENTS OF COMPLAINTS AND PARTICULARS

- 1. Every complaint filed under the provisions of subsection 2 of section 25 of the Act shall,
 - (a) contain a concise statement of the facts relevant to the complaint;

(5270)

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- (b) if professional misconduct is alleged, specify the applicable clauses of sections 8 and 9 of Ontario Regulation 449/69 and any section of the code of ethics relied upon by the complainant;
- (c) if misrepresentation is alleged, specify the respect in which the complaint is made;
- (d) be divided into consecutively numbered paragraphs, each of which shall be confined as nearly as may be to a separate and distinct portion of the subject matter of the complaint;
- (e) be endorsed with the name and address of the complainant or the complainant's solicitor to whom communications may be sent. O. Reg. 111/71, s. 1.
- 2. The person whose conduct is being investigated may by a demand for particulars served upon the complainant and the registrar require the complainant to deliver such further and better particulars of the complaint as may be set forth in the demand for particulars. O. Reg. 111/71, s. 2.
- 3. If the complainant has not served a reply to the demand for particulars served under section 2 not less than ten days prior to the date of the hearing, the person whose conduct is being investigated may apply at the commencement of the hearing for directions for particulars. O. Reg. 111/71, s. 3.
- 4. Upon any application pursuant to section 3 or upon its own motion, the council may dismiss the complaint for lack of particularity or may direct the complainant to furnish such further and better particulars as in the opinion of the council may be required for the purposes of the hearing and may adjourn the hearing until such time as such particulars are delivered. O. Reg. 111/71, s. 4.
- 5. If the complainant fails to comply with a direction for further and better particulars, the person whose conduct is being investigated may, after giving proper notice to the complainant, apply to the council for the dismissal of the complaint against him. O. Reg. 111/71, s. 5.
- 6. Particulars delivered pursuant to a demand for particulars under section 2 or a direction of the council under section 4 shall form part of the complaint and shall be included in the record of the hearing. O. Reg. 111/71, s. 6.

COUNCIL OF THE ASSOCIATION OF PROFESSIONAL ENGINEERS OF THE PROVINCE OF ONTARIO:

L. S. LAUCHLAND
President

L. C. SENTANCE
Secretary

Dated at Toronto, this 23rd day of October, 1970. (5289)

THE ADMINISTRATION OF JUSTICE ACT, 1968

O. Reg. 112/71.

Fees and Expenses—Justices of the Peace. Made—March 11th, 1971. Filed—March 15th, 1971.

REGULATION MADE UNDER THE ADMINISTRATION OF JUSTICE ACT, 1968

- 1.—(1) Section 1 of Ontario Regulation 392/68
 is amended by striking out in the first line
 "October, 1968" and inserting in lieu thereof
 "January, 1971".
- (2) The said section 1 is further amended by adding thereto the following item:

(5290)

THE PUBLIC HEALTH ACT

O. Reg. 113/71. Public Swimming Pools. Made—March 11th, 1971. Filed—March 15th, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

PUBLIC SWIMMING POOLS

INTERPRETATION

- 1. In this Regulation,
 - (a) "bather" means a person dressed for bathing and permitted to be in the pool or on the pool deck;
 - (b) "clean water" means water added to a swimming pool after treatment in the pool recirculation system;
 - (c) "fill-and-draw swimming pool" means a swimming pool so operated that the water is completely drained to waste intermittently and replaced by make-up water, and "fill-and-draw pool" has a corresponding meaning;

- (d) "flow-through swimming pool" means a swimming pool in which during any time when the pool is in use the water is undergoing continuous displacement to waste by make-up water;
- (e) "guest" means a person who contracts for sleeping accommodation in a hotel and includes all the members of his party;
- (f) "hotel" means a hotel, inn, motel or other building or premises operated mainly to provide sleeping accommodation for the public;
- (g) "indoor pool" means a swimming pool where pool and pool deck are totally enclosed within a building or structure covered by a roof;
- (h) "lifeguard" means a person appointed by the owner or operator to maintain surveillance over the bathers while they are in the pool enclosure and to supervise bather safety;
- (i) "make-up water" means water added from an external source to a swimming pool;
- (j) "modified swimming pool" means a swimming pool which is not an indoor pool and which has the form of a basin-shaped depression in the earth, the floor of which slopes downward and inward toward the centre from the rim, and in which water recirculation, water disinfection, or water filtration, or in which water displacement on the flow-through or fill-and-draw principle or any combination of these, is practised;
- (k) "non-conforming pool" means a public swimming pool which has been designated by the Department as a non-conforming pool because of a condition found therein which constitutes a hazard to health or safety:
- (l) "operator" means a person and includes a board or commission responsible for a public swimming pool who, whether as owner, lessee, licensee or concessionaire, by himself or by his agent, operates a public swimming pool;
- (m) "potable water" means water fit for human consumption;
- (n) "private residential swimming pool" means any swimming pool located on a private residential property under the control of the owner or occupant, the use of which is limited to swimming or bathing by members of his family and their visitors;
- (o) "public swimming pool" means any swimming pool, other than a private residential swimming pool, intended to be used collectively by numbers of persons for swimming or bathing and "pool" has a corresponding meaning;

- (p) "qualified safety assistant" means a person appointed by the owner or operator to assist a lifeguard or, when acting alone, to supervise bather safety;
- (q) "recirculation system" means a system which,
 - (i) maintains circulation of water through the pool by pumps,
 - (ii) draws water from the pool for treatment and returns to the pool as clean water, and
 - (iii) provides treatment which includes filtration and chlorination or other means of disinfection specifically approved by the Department, and other processes which may be found necessary;
- (r) "recreational camp" means a summer camp as defined in Regulation 518 of Revised Regulations of Ontario, 1960;
- (s) "swimming pool" means any structure, basin, chamber or tank containing an artificial body of water for swimming, diving or recreational bathing and having a water depth of two feet and six inches or more at any point. O. Reg. 113/71, s. 1.

CLASSIFICATION OF PUBLIC POOLS

- 2. The following classes of public swimming pools are established:
 - 1. "Class 1 Pool", meaning,
 - (a) a pool to which the general public is admitted; or
 - (b) a pool operated in conjunction with, or as a part of the program of a YMCA or similar institution, or an educational, instructional, physical fitness or athletic institution supported in whole or in part by public funds or public subscription.
 - "Class 2 Pool", meaning a pool operated on the premises of an apartment building containing more than five self-contained family dwelling units or a mobile home park, which class of pool is for use solely by the tenants and their visitors.
 - "Class 3 Pool", meaning a pool operated on the premises of a hotel for use solely by its guests or operated on the premises of a trailer camp for use solely by its tenants and their visitors.
 - "Class 4 Pool", meaning a pool operated in conjunction with a club for the use solely of the club members and their visitors.
 - 5. "Class 5 Pool", meaning a pool operated on the premises of a recreational camp

- for use solely by the campers and their visitors and camp personnel.
- "Class 6 Pool", meaning a pool operated solely in conjunction with an establishment or institution for the care or treatment of persons who are ill, infirm or aged, or for persons in custodial care.
- "Class 7 Pool", meaning a pool operated for the use of the tenants and their visitors of an apartment building containing five or fewer self-contained family dwelling units.
- 8. "Class 8 Pool", meaning a pool operated as a facility to serve a community of five or fewer single family private residences for the use only of the residents and their visitors. O. Reg. 113/71, s. 2.
- 3. A Class 7 Pool and a Class 8 Pool are exempt from the provisions of this Regulation. O. Reg. 113/71, s. 3.

GENERAL REQUIREMENTS

- **4.**—(1) Except as provided under section 3, this Regulation applies to a public swimming pool and any buildings, appurtenances and equipment used in the operation thereof.
- (2) A Class 1 Pool that has been constructed after the 7th day of June, 1965 and before this Regulation comes into force is exempt from clauses g and h, subclause iv of clause i and clause j of subsection 1 of section 12, clause j of subsection 3 of section 12 and clause j of subsection 1 of section 14, provided it complies with the requirements of sections 16 to 22.
- (3) A Class 1 Pool that has been constructed before the 7th day of June, 1965 is exempt from subsection 1 of section 11 and sections 12 to 15, provided it complies with the requirements of sections 16 to 22.
- (4) A public swimming pool, other than a Class 1 Pool that has been constructed or approved before this Regulation comes into force is exempt from subsection 1 of section 11 and sections 12 to 15 and clause b of subsection 3 of section 30, provided it complies with the requirements of sections 16 to 22. O. Reg. 113/71, s. 4.
- **5.**—(1) No person shall construct a public swimming pool, or alter the structure or the installed equipment of a pool until he has submitted final plans and specifications therefor to the Department and the approval by the Department of the plans and specifications has been given.
- (2) Where the plans and specifications have been examined and such additional investigation as the Department considers necessary has been carried out and the proposal is found to conform to the

- requirements of this Regulation, the Department shall approve the final plans and specifications for construction as a public swimming pool and shall notify the operator in writing.
- (3) Every public swimming pool shall be constructed in accordance with the approved final plans and specifications and no variation from these shall be undertaken until approval has been obtained from the Department, and full details of any such variation shall be submitted in writing and on drawings, if required, to the Department.
- (4) Where plans for a public swimming pool do not conform to one or more of the requirements, the Department may prohibit the construction of the pool or its use as a public swimming pool.
- (5) Nothing in this section shall be construed as requiring the approval of the Department to normal maintenance work and replacements which do not involve changes in design, capacity or operation. O. Reg. 113/71, s. 5.
- 6.—(1) Before a public swimming pool is put into use after construction or alteration, the operator shall give a notice in writing to the Department and to the medical officer of health that all the necessary preparations have been completed and shall request permission to open the pool for use.
- (2) The operator shall not open the pool for use until permission to do so has been received from the medical officer of health.
- (3) The operator of a public swimming pool shall operate the pool in accordance with this Regulation at all times and he shall satisfy the medical officer of health as to his surveillance of the pool operation and give free access to information and records necessary for this purpose. O. Reg. 113/71, s. 6.
- 7. No pool shall be put into use as a public swimming pool until the medical officer of health is satisfied that.
 - (a) the construction and equipment of the pool have been approved by the Department;
 - (b) adequate supplies, chemicals, testing devices and personnel are in readiness. O. Reg. 113/71, s. 7.
- 8. The construction of a fill-and-draw pool or of a modified swimming pool for use as a public swimming pool is prohibited unless the pool has been approved prior to the day this Regulation comes into force. O. Reg. 113/71, s. 8.
- 9.—(1) Notwithstanding any prior approval or exemption granted to a pool by any authority, where a condition is found at any time in a public swimming pool which in the opinion of the Department constitutes an unacceptable hazard to

health or safety, the Department may designate the pool a non-conforming pool and after the effective date of the designation the pool shall be subject to this Regulation as a non-conforming pool.

- (2) Notice shall be given to the operator of the Department's intention to designate the pool a non-conforming pool under subsection 1 three weeks in advance of the effective date of the designation and such notice shall describe fully the condition of the pool on which the designation is based.
- (3) The operator has the right to appeal a designation issued under subsection 1 to the Minister and the Minister may appoint a committee of one or more persons to hear evidence and to advise him relative to the designation.
- (4) The Minister may confirm or revoke the designation.
- (5) A pool that has been designated a non-conforming pool may be approved by the Minister for use as a public swimming pool where, in the opinion of the Minister, acceptable compensation for the hazardous condition or deficiencies causing the pool to be classed as non-conforming can be provided by additional lifeguards or qualified safety assistants, additional safety equipment and devices, alterations in the construction of the pool or its equipment and adherence under the supervision of the medical officer of health to specified management or operating procedures.
- (6) The Minister may impose such conditions to the approval of the use of a non-conforming pool as in his opinion are advisable, and, in particular, without restricting the generality of the foregoing, he may impose conditions relating to the construction, equipment and operation of the pool.
- (7) A non-conforming pool shall not be used as a public swimming pool without the approval of the Minister. O. Reg. 113/71, s. 9.
- 10.—(1) Regulation 471 of Revised Regulations of Ontario, 1960, respecting plumbing applies to public swimming pools and the technical requirements apply *mutatis mutandis* to public swimming pools in unorganized territory.
- (2) The water in a swimming pool or in a recirculation system shall not be deemed to be potable water.
- (3) The water in a public swimming pool shall be separated from its make-up water supply and from the sewer or drainage system into which it drains by air gaps or other means necessary in the opinion of the Department to prevent the water in the pool from flowing back into a drinking water supply, or water in a sewer from flowing back into the pool or pool recirculation system.
 - (4) Exposed piping within the pool enclosure and

inside the structure of the pool and appurtenant structures shall be identified by colour coding with coloured bands at least one inch wide spaced along the pipe at intervals not greater than four feet or by painting the entire outer surface of the pipe in accordance with the following code:

chlorine or other disinfectant — yellow potable water — green

O. Reg. 113/71, s. 10.

CONSTRUCTION

- 11.—(1) A public swimming pool shall be so located, constructed, equipped and finished that it can be maintained in a safe, clean and satisfactory condition.
- (2) A public swimming pool shall be so constructed that the heating and lighting units, electrical fixtures, motors, conduits and outlets are so installed that the safety of the bather therefrom is assured and the minimum requirement shall be in compliance with the Electrical Safety Code under *The Power Commission Act.* O. Reg. 113/71, s. 11.
- 12.—(1) A public swimming pool shall be so constructed that,
 - (a) no water other than make-up water and clean water can be admitted to the pool;
 - (b) access to the pool deck can be prevented when the pool is not in operation;
 - (c) floors, interior walls, interior partitions and the pool interior and deck have surfaces that permit convenient and thorough cleaning;
 - (d) in water depth of four feet six inches and less, the side and end walls, except at steps or recessed ladders, are vertical from the top of the walls to within six inches of the bottom and at no point is the water depth less than two feet six inches;
 - (e) the depths of the water are clearly marked in feet and inches at the deep points, at the breaks between gentle and steep bottom slopes, and at the shallow points, and the words "deep area" and "shallow area" are clearly marked on the appropriate locations;
 - (f) the slope of the bottom of any portion of the pool having a water depth of less than four feet six inches does not exceed one foot vertically in fifteen feet horizontally, and in portions having a depth greater than four feet six inches and less than six feet six inches the slope does not exceed one foot vertically in three feet horizontally;
 - (g) the walls of the pool are equipped with recessed fittings to which can be attached safety lines supported by buoys to give a warning one foot in advance on the shallow

sides of the breaks between gentle and steep bottom slopes;

- (h) where a pool is equipped with one or more diving boards,
 - (i) the depth of water at the end of the board and for a semi-circle of ten foot radius beyond the end is not less than nine feet for a diving board of one meter or less in height above the water, and not less than eleven feet for a diving board of greater than one meter and not exceeding three meters in height,
 - (ii) the end of the diving board is not less than thirty feet in horizontal distance from any point having a water depth of four feet six inches,
 - (iii) the lateral distance from the centre line of a diving board to a pool wall or another diving board is not less than ten feet,
 - (iv) a diving board projects a distance of five feet or more from the pool wall under it,
 - (v) the height of the ceiling or the distance to any other obstruction to a diver is not less than twelve feet from a diving board, and
 - (vi) where boards higher than three meters, or where unusually flexible or long boards are used, the water is of such greater depth than is required under subclause i as the Department may require;
- (i) the pool is surrounded by a hard-surface deck that is,
 - (i) not less than six feet wide and sloped for drainage,
 - (ii) sloped to waste drains at a slope between one quarter and one half of an inch per foot,
 - (iii) equipped with hose connections installed in convenient and safe locations for flushing the deck, and
 - (iv) essentially flush with the walls of the pool so that the deck does not overhang the water by more than two inches;
- (j) a perimeter drain is provided where necessary to prevent surface water from the adjacent area draining on to the deck;
- (k) a volume of water not less than three times the total capacity of the pool can be.
 - (i) treated and passed through a recirculation pool each day, or
 - (ii) disinfected, passed through and discharged from a flow-through pool each day;

- (1) a device indicating in gallons-per-minute the rate of flow of the recirculating water is provided;
- (m) clean water inlets are arranged to provide satisfactory distribution and circulation of clean water throughout the pool before it again enters the recirculation system;
- (n) the pipelines and fittings terminating in the pool are provided with suitable covers and the area of the drain cover openings is not less than four times the area of the outlet pipe;
- (o) the pool can be emptied in twelve hours or less;
- (p) overflow gutters or surface skimmers are provided of adequate capacity and design to remove surface film;
- (q) up to 15 per cent of the total pool water volume can be withdrawn from the gutter or skimmer lines daily and discharged to waste drains;
- (r) a water meter is provided to indicate and to register in gallons the volume of all make-up water added;
- (s) a chlorinator or hypochlorinator is installed capable of maintaining a dosage equivalent to not less than three pounds of chlorine per day per ten thousand gallons of total pool capacity;
- (t) where compressed chlorine gas is used, a separate storage room for the chlorinator and the chlorine cylinders is located and equipped as prescribed by section 14;
- (u) adequate provision is made for the safe storage and handling of dangerous chemicals required in the pool operation, and for fire control:
- (v) dressing and locker rooms, toilets, urinals, hand-wash basins, drinking fountains and showers are provided;
- (w) foot sprays to wash the feet by a spray running freely to waste are provided for pools where bathers entering or using the pool deck area must walk in bare feet over surfaces not subject to regular cleaning and sanitizing;
- (x) a black disc six inches in diameter on a white background is provided at the deepest point in the pool or is available for use;
- (y) provision is made for vacuum cleaning of the pool; and
 - (z) an emergency telephone is provided which is easily accessible from the pool deck and which may be either a direct line telephone to an emergency service such as fire or police or an individual business line for that one location.

- (2) Notwithstanding the provisions of subclause ii of clause i of subsection 1, at an indoor pool,
 - (a) deck drainage may be combined with the flow from the pool gutter or skimmer lines; and
 - (b) the deck may be sloped to waste drains or to the pool gutter at a slope between one-eighth and one-half of an inch per foot
- (3) Where a public swimming pool is used after sundown or where it is situated in a place where adequate natural illumination is not available, a lighting system shall be provided,
 - (a) that will give an illumination of not less than thirty foot candles at any point on the deck and the pool surface, and so that underwater areas of the pool and other appurtenances are clearly visible; and
 - (b) having independent emergency lighting that automatically operates whenever the main lighting system fails and so arranged that the deck, toilet, shower and locker areas and exit passageways are safely lit to facilitate prompt evacuation, and the underwater areas of the pool are so illuminated that a swimmer on the bottom anywhere in the pool can be seen from the deck.
- (4) All construction shall conform to the requirements of the building code in force at the time and place of construction, and where there is no local building code the requirements of the National Building Code shall be met.
- (5) In the event of conflict between this Regulation and other codes, by-laws, or regulations, this Regulation shall govern. O. Reg. 113/71, s. 12.
- 13.—(1) Dressing and locker rooms, showers and toilets shall be so constructed and equipped that,
 - (a) the floor and wall joints are coved;
 - (b) the interior partitions of the dressing rooms and toilet rooms leave a gap of twelve inches above the floor level,
 - (c) all plumbing fixtures are supplied with potable water at adequate pressure;
 - (d) there is hot and cold water available in the shower bath facilities with a tempering device on the hot water system to prevent scalding;
 - (e) the dressing, locker and cloak rooms, urinals and toilets are so located that following their use bathers must pass the showers to reach the pool deck;
 - (f) the floors in the toilet and shower rooms are of hard-surfaced material and slope to waste drains at a minimum of oneeighth of an inch per foot;

- (g) there are hose connections installed in convenient and safe locations for flushing the walls and floors in the toilet and shower rooms; and
- (h) dressing and locker room floors may be easily cleaned.
- (2) Corridors and walkways may be covered with non-slip floor coverings made of an approved material that is incapable of supporting biological growth, if a satisfactory program of continuing sanitation is followed.
- (3) Where a pool is used by both sexes simultaneously, the accommodation mentioned in subsection 1 shall be provided separately for each sex. O. Reg. 113/71, s. 13.
- 14.—(1) Where there is a chlorine gas storage room, it shall,
 - (a) where practicable, be located above ground level with an exit door opening outwardly and directly to the outdoors with screened openings to the outdoors within six inches of the floor in the ratio of one square foot of opening to 500 square feet of floor area and at ceiling level;
 - (b) be equipped with platform weigh scales of not less than 300 pounds capacity, one for each chlorine cylinder in use;
 - (c) be provided with emergency mechanical ventilation taking suction at a maximum of three feet above floor level and discharging at least eight feet above ground level and directly to the outdoors, and of sufficient capacity to produce thirty air changes per hour; and
 - (d) be equipped with full-face, self-contained, air-supplied respiratory protective equipment for use in a chlorine atmosphere.
- (2) The respiratory protective equipment shall be kept in a dust-tight cabinet located immediately outside the area of probable contamination.
- (3) The chlorination equipment shall be installed and operated by and under the supervision of persons experienced in this work.
- (4) The chlorine cylinder valve protection hood shall be kept in place except when the cylinder is connected to the chlorinator.
- (5) The chlorine cylinders shall be anchored to prevent dislocation.
- (6) A valve stem wrench shall be maintained in place on the chlorine cylinder when the cylinder is in use. O. Reg. 113/71, s. 14.

- 15.—(1) A modified swimming pool shall,
 - (a) be paved with portland cement concrete, asphalt concrete or any other material approved by the Department and shall be finished white or light in colour and capable of being refinished with white or light-coloured paint or other approved coating;
 - (b) be so constructed that at no place does the slope of the floor exceed one foot vertically in twelve feet horizontally;
 - (e) be so constructed that the entire pool is surrounded by a deck at least ten feet wide paved with a material acceptable under clause a and sloped so that ponding of water does not occur and surface drainage from beyond the perimeter of the deck is excluded from the deck and the pool;
 - (d) be provided with one or more drains and with protective grills and control works which are capable of removing water from the pool at a rate of not less than 500 gallons per minute when the pool is full, so arranged that the pool can be drained completely; and
 - (e) be fitted with satisfactory recirculation, chlorination and make-up water systems so that uniform distribution of clean water is achieved and chlorine residuals are maintained throughout those portions of the pool which are used for bathing.
- (2) A modified swimming pool is exempt from the requirements of clauses d, e, f, g, i, k, o, s, x and y of subsection 1 of section 12. O. Reg. 113/71, s. 15.

OPERATION

- 16. The operator shall not re-open a pool after any shutdown of more than four weeks duration without the permission of the medical officer of health. O. Reg. 113/71, s. 16.
- 17.—(1) The operator shall ensure that the recirculation system and make-up water system, the chlorinator and chemical feeders are in continuous operation throughout the entire twenty-four hours of each day without regard to the duration of actual use of the pool each day, but such equipment may be stopped for necessary maintenance or repairs and backwashing of filters.
- (2) Clean water and make-up water shall be of a quality satisfactory to the medical officer of health. O. Reg. 113/71, s. 17.
- 18.—(1) In a public swimming pool the total number of bathers permitted at one time shall not exceed the "maximum bather load" as determined from the following formula:

Maximum Bather Load = $\frac{D}{27} + \frac{S}{10}$

- where D =Area in square feet of the part of the pool deeper than four feet six inches;
 - S = Area in square feet of the part of the pool shallower than four feet six inches.
- (2) The operator shall provide a method of determining the number of bathers who use the pool each day and the number present at any one time.
- (3) A barrier shall be placed between any permanent spectator gallery and the bathers, and signs shall be posted forbidding spectators from walking upon the pool deck within six feet of the edge of the pool.
- (4) Benches or seats for temporary use in special events, such as when the pool is used for aquatic displays or competitive events attended by spectators, may be placed on the pool deck to accommodate spectors, provided,
 - (a) the spectator area and the access to it are separated from the remainder of the pool deck by a barrier placed not less than two feet from the edge of the pool; and
 - (b) the benches or seats when not in use are stored outside the six-foot pool deck area.
- (5) No person shall be allowed on the deck as a bather or in the pool unless he has taken a shower using soap and warm water before admittance to the pool deck.
- (6) No food or beverage except water shall be supplied or consumed in the pool or on the pool deck. O. Reg. 113/71, s. 18.
- 19.—(1) The water in a public swimming pool shall,
 - (a) be sufficiently clear to permit a black disc six inches in diameter on a white background located on the bottom of the pool at its deepest point to be clearly visible from any point on the deck thirty feet away from the disc;
 - (b) be maintained free of visible gross pollution;
 - (c) have a residual of free available chlorine in all parts of the pool of not less than 0.5 parts per million by weight or such higher residual as the medical officer of health may require in writing from time to time;
 - (d) have a hydrogen ion concentration within the range of pH 7.2 to pH 7.8;
 - (e) with the written approval of the medical officer of health, have as an alternative to clauses c and d, a free available chlorine residual of not less than 1.0 part per million associated with a pH within the range pH 7.8 to pH 8.2; and

- (f) have, as an alternative to clauses c and d, a residual of such other water treatment chemical or agent, either alone or in combination with chlorine, as may be approved in writing by the Department, and each such specifically approved disinfecting system shall be equipped, supplied, tested and operated so as to meet the requirements of the Department.
- (2) The method used for the determination of free available chlorine residual shall be specific for the determination of free available chlorine and shall not be subject to significant interference by chloramines or other chlorine compounds that may be present in the pool.
- (3) The free available chlorine residual and pH shall be determined by the operator and recorded approximately one-half hour before bathers are admitted to the pool, and thereafter at time intervals not exceeding two hours during the bathing period.
- (4) When the Department issues an approval under clause f of subsection 1, the Department may waive or modify any of the requirements of this Regulation pertaining to chlorine, chlorination, disinfection of water, chemical and disinfecting equipment, measurement and recording of disinfectant residuals, or operating procedures, and the Department may make such alternative or additional requirements in respect of these matters as may be necessary.
- (5) Make-up water shall be added to the pool during each operating day in an amount not less than three gallons per bather, or such greater amount not exceeding 15 per cent of the water in the pool as the medical officer of health from time to time orders in writing.
- (6) A modified swimming pool is exempt from the requirements of clauses a and c of subsection 1.
- (7) The water in a modified swimming pool shall have a residual of free available chlorine throughout those portions of the pool which are used for bathing. O. Reg. 113/71, s. 19.
- 20. A swimming pool and the dressing rooms, locker rooms, shower and connecting corridors shall,
 - (a) be kept clean and regularly disinfected;
 - (b) be free of obstructions other than safety equipment in the pool and on the pool deck; and
 - (c) be adequately ventilated. O. Reg. 113/71, s. 20.

- 21. Where the owner or operator of a swimming pool supplies bathing apparel or towels they shall be,
 - (a) cleaned, disinfected and stored in a sanitary manner acceptable to the medical officer of health; and
 - (b) after each use stored separately from clean apparel and towels pending removal for laundering. O. Reg. 113/71, s. 21.
- 22. The operator is responsible for the daily maintenance of a pool log-book in which shall be entered the information required in Form 1 and a diary of accidents or other emergencies, rescues, inspection visits, significant changes in operating procedure, disruptions of equipment or water quality, and for such additional records, observations and measurements as the medical officer of health from time to time requires. O. Reg. 113/71, s. 22.

SAFETY

- 23. The operator is responsible for ensuring,
 - (a) that the test-button associated with the ground current leakage detecting and de-energizing device is operated as required under the Electrical Safety Code under The Power Commission Act;
 - (b) that the time the test is carried out is recorded each day on the daily record and initialled by the person conducting the test; and
 - (c) that the emergency telephone required under clause z of subsection 1 of section 12 is tested daily to confirm that the system is in operating condition. O. Reg. 113/71, s. 23.
- 24.—(1) At all times when a public swimming pool is in use it is the responsibility of the operator to ensure that lifeguards and qualified safety assistants are on duty at the poolside in such numbers that the number of qualified safety assistants shall never exceed the number of lifeguards and the total provided is in accordance with the tables set out in this Regulation for the various classes of public swimming pools.
- (2) Notwithstanding subsection 1, during a period when a public swimming pool is in use solely for aquatic instruction under the direct supervision of a person who is the holder of the Royal Life Saving Society's Instructor Certification, the Ontario Teachers' Aquatic Standard, the Canadian Red Cross Society's Water Safety Instructor Certification or the Young Men's Christian Association's Senior Lifesaving Award, there shall be provided safety supervision in addition to the aquatic instructor on a scale not less than that set out in the following Table:

TABLE

MINIMUM NUMBER OF LIFEGUARDS OR SAFETY
ASSISTANTS IN ADDITION TO THE
AQUATIC INSTRUCTOR

Number of	Minimum Number of									
Bathers	Lifeguards	Qualified Safety Assistants								
0-20	0	0								
21-50	1	0								
Over 51	1	1								

Note: A lifeguard or qualified safety assistant provided in addition to the aquatic instructor under this clause may also give aquatic instruction.

- (3) A lifeguard or qualified safety assistant shall have no other duties requiring his absence from the deck of the pool when bathers are present.
- (4) Notwithstanding subsection 3, where two or more persons are on guard duty a lifeguard or a qualified safety assistant may absent himself briefly from the pool deck to attend to other duties necessary for the operation or administration of the pool, if he is within call and continuous surveillance of the pool is maintained by other lifeguards or safety assistants from the pool deck.
- (5) Lifeguards and safety assistants shall be so attired that they are readily identifiable as members of the lifesaving staff.
- (6) For the purpose of subsection 7, "lifeguard certificate" means any one of,
 - (a) the Royal Life Saving Society's Bronze Medallion;
 - (b) the Canadian Red Cross Society's Water Safety Leader Award;
 - (c) the Canadian Red Cross Society's Water Safety Instruction Certificate;
 - (d) the National Lifeguard Service's Certification;
 - (e) the Young Men's Christian Association's Senior Lifesaving Award;
 - (f) a special certificate that the Minister deems to be equivalent to one of the qualifications listed in clauses a to e; or
 - (g) the Ontario Teachers' Aquatic Standard, when the holder is giving aquatic instruction under the auspices of a school board or board of education.
 - (7) A lifeguard shall;
 - (a) be at least seventeen years of age; and

- (b) be in possession of a lifeguard certificate issued to him and dated not more than two years prior to the date on which he acts as a lifeguard.
- (8) For the purpose of subsection 9, "safety assistant's certificate" means,
 - (a) the Young Men's Christian Association's Junior Lifesaving Award; or
 - (b) any one of the qualifications listed under subsection 6.
 - (9) A qualified safety assistant shall,
 - (a) be at least sixteen years of age; and
 - (b) be in possession of a safety assistant's certificate issued to him and dated no more than two years prior to the date on which the holder acts as a qualified safety assistant.
- (10) A lifeguard certificate or safety assistant's certificate,
 - (a) shall show clearly on its face,
 - the name and address of the issuing organization,
 - (ii) the name of the person to whom it was issued.
 - (iii) the name of the award or certification,
 - (iv) the date of issue, and
 - (v) the title and signature of the issuing official:
 - (b) shall be considered valid if, when more than two years have elapsed since the date of issue or re-issue, the issuing organization has re-tested or re-examined the certificate holder and has re-issued the certificate not more than two years prior to the date on which the holder acts in the capacity for which he is qualified; and
 - (c) may be re-issued on the basis that the person to whom it was re-issued possessed, at the time of re-issue, the skills and knowledge required of a new candidate for certification.
- (11) The Minister may require the holder of a lifeguard certificate or safety assistant's certificate to take such practical tests and written or oral examinations as are relevant to the level of qualification involved.
- (12) When a certificate holder becomes unable for any reason to satisfactorily discharge his duties, upon the receipt of a written complaint, the Minister may order that the certificate holder be re-examined to justify continuance or discontinuance of the certification.

- (13) The Minister may appoint persons to act as safety program advisors to pool operators and to health agencies, and such persons may enter and inspect the premises of a pool for the purpose of reporting and recommending to the Department and to the medical officer of health improvements in the pool water safety program to prevent accidents. O. Reg. 113/71, s. 24.
- 25. When, at any time that a pool is in use, a lifeguard or qualified safety assistant considers that a safety check is desirable or that a safety hazard exists because of excessive turbidity or lack of clarity of the pool water or because of the presence of undesirable or dangerous materials in the pool or on the pool deck or because of any dangerous circumstances, the lifeguard or safety assistant has the authority to remove all persons from the pool, and when a hazard exists he shall advise the pool operator to close the pool until the safety hazard has been eliminated. O. Reg. 113/71, s. 25.
 - 26. The operator shall post a conspicuous notice,
 - (a) in not fewer than two places at the pool, notifying bathers,
 - (i) that no person infected with a communicable disease or having open sores on his body shall enter the swimming pool,
 - (ii) that no person shall pollute the water in the swimming pool in any manner, and that spitting, spouting of water and blowing the nose in the pool or on the deck are prohibited.
 - (iii) that no person shall engage in boisterous play in or about the swimming pool,
 - (iv) of the maximum number of bathers permitted on the decks and in the pool at any time, and
 - (v) of the location of the nearest telephone which is available for emergency use;
 - (b) at the entrance to each shower area notifying bathers that each bather shall take a shower using warm water and soap and thoroughly rinse off all soap before entering the swimming pool room or deck or before re-entering it after using the toilet; and
 - (c) at the emergency telephone identifying it as the emergency telephone, listing the names, telephone numbers and addresses of persons who are available for resuscitation, medical aid and fire services, or indicating the service to which it is directly connected. O. Reg. 113/71, s. 26.

- 27. At every swimming pool there shall be provided in places conveniently located for emergency use,
 - (a) one or more electrically insulated or nonconducting reaching poles at least twelve feet long:
 - (b) two or more buoyant throwing aids, each having securely attached to it a onequarter inch diameter rope having a length of not less than one-half the width of the pool plus ten feet; and
 - (c) a first-aid kit. O. Reg. 113/71, s. 27.

INSPECTION

28.—(1) A medical officer of health, a public health inspector under his direction, an authorized employee of the board of health or an officer or inspector representing the Department may enter upon any premises for the purpose of inspecting a public swimming pool or a pool under construction at any reasonable time whether or not the pool is in use at that time. O. Reg. 113/71, s. 28.

CLOSURE

- (2) Where a board of health or a medical officer of health finds that a condition exists in or about a pool that,
 - (a) is or may become dangerous to health or safety; or
 - (b) may hinder in any manner the prevention, mitigation or suppression of disease,

the board of health or the medical officer of health may order that the pool be closed and remain closed until the condition is rectified.

- (3) Within twenty-four hours after issuing the order, the board of health or the medical officer of health shall give written notice thereof to the operator and to the Department, together with the reasons for closing the pool.
- (4) Where a licence has been issued to the operator, a copy of the notice and the reasons mentioned in subsection 3 shall be given to the authority that issued the licence. O. Reg. 113/71, s. 28.

EXEMPTIONS, VARIATION, ADDITIONAL REQUIREMENTS

- 29.—(1) The provisions of this section apply only to a Class 1 Pool.
- (2) When a Class 1 Pool with a water surface area of 1600 square feet or less is in use, there shall be provided safety supervision on a scale not less than that set out in the following Table:

TABLE

MINIMUM NUMBERS OF LIFEGUARDS AND QUALIFIED SAFETY ASSISTANTS FOR WATER SURFACE AREA OF 1600 SQUARE FEET OR LESS

Number of	Minimum Number of								
Bathers	Lifeguards	Qualified Safety Assistants							
0–50	1	0							
51-100	1	1							
Greater than 100	2	1							

Note: A qualified safety assistant may be replaced by a lifeguard but a lifeguard may not be replaced by a qualified safety assistant.

(3) When a Class 1 Pool with a water surface area greater than 1600 square feet is in use, there shall be provided safety supervision on a scale not less than that set out in the following Table:

TABLE

MINIMUM NUMBERS OF LIFEGUARDS AND QUALIFIED SAFETY ASSISTANTS FOR WATER SURFACE AREA GREATER THAN 1600 SQUARE FEET

Number of	Minimum Number of										
Bathers	Lifeguards	Qualified Safety Assistants									
0-20	1	0									
21–75	1										
76–150	2	1									
151–225	2	2									
226-300	3	2									
301-375	3	3									
376-450	4	3									
451-525	4	4									
Greater than 525											
	One extra lifeguard and one extra qualified safety assistant for eac additional 150 bathers or fraction thereof										

Note: A qualified safety assistant may be replaced by a lifeguard but a lifeguard may not be replaced by a qualified safety assistant.

- (4) A Class 1 Pool shall be equipped with,
 - (a) one or more control stations when the pool area is greater than 1600 square feet but not greater than 2500 square feet;

- (b) two or more control stations when the pool area is greater than 2500 square feet.
- (5) Control stations shall be,
 - (a) an elevated platform or chair;
 - (b) close to the side of the pool;
 - (c) secured to the pool deck at least six feet above the water surface;
 - (d) located to permit an unobstructed view of the pool bottom in the area under surveillance; and
 - (e) restricted to the exclusive use of lifeguards and safety assistants. O. Reg. 113/71, s. 29.

30.—(1) The provisions of this section apply only to a Class 2 Pool and a Class 3 Pool.

- (2) A Class 2 Pool and a Class 3 Pool are exempt from the provisions of clauses b and f, subclauses ii and iv of clause h and clauses l, q, v and z of subsection 1 of section 12 and subsection 1 of section 24.
- (3) A Class 2 Pool and a Class 3 Pool shall be so constructed that,
 - (a) a barrier of not less than three feet in height surrounds the pool deck and separates it from the general area so that access to the enclosed area is restricted to gateways that shall be closed when the pool is not in operation;
 - (b) the slope of the bottom of any portion of the pool having a water depth of less than four feet six inches does not exceed one foot vertically in twelve feet horizontally and in portions having a depth greater than four feet six inches and less than six feet six inches does not exceed one foot vertically in three feet horizontally;
 - (c) where a pool is equipped with one or more diving boards,
 - (i) the distance from the wall under a deck level diving board to any point having a water depth of four feet six inches is not less than thirty feet, unless a warning notice is posted as required in subclause iii,
 - (ii) the board projects a distance of three feet or more from the pool wall, and
 - (iii) where the distance from the wall under a diving board to any point having a water depth of four feet six inches is less than thirty feet, a warning notice on which is printed

in letters at least six inches high "DANGER — AVOID DEEP OR LONG DIVES" is posted in a location clearly visible to divers;

- (d) when the pool is a portable outdoor pool the deck may be covered with a non-slip material which is incapable of supporting biological growth as an alternative to the deck required in clause i of subsection 1 of section 12:
- (e) up to 15 per cent of the total pool water volume can be withdrawn daily from any point in the pool and discharged to waste drains;
- (f) a telephone no further than 100 feet from the pool is available for emergency use.
- (4) Notices shall be posted adjacent to the pool entrance advising guests and pool users that a cleansing shower or bath must be taken immediately before entering the pool and before reentering the pool after using the toilet.
- (5) A record of the number of persons using the pool shall be maintained by the lifeguard.
- (6) Food and beverages may be consumed on those portions of the pool deck which are more than six feet from the edge of the pool.
- (7) When a Class 2 Pool or a Class 3 Pool is in use there shall be provided safety supervision on a scale not less than that set out in the following Table:

TABLE

MINIMUM NUMBERS OF LIFEGUARDS AND QUALIFIED SAFETY ASSISTANTS FOR CLASS 2 AND CLASS 3 POOLS

Number of	Minimum Number of									
Bathers	Lifeguards	Qualified Safety Assistants								
0-50 51-150 151-250 Greater than 250	1 1 2	0 1 1								
Greater than 250	Not less than 1 extra lifeguard qualified safety assistant for ea 100 additional bathers and at time shall the number of qualificatety assistants exceed the number of lifeguards									

Note: A qualified safety assistant may be replaced by a lifeguard but a lifeguard may not be replaced by a qualified safety assistant. | 113/71, s. 32.

- (8) Notwithstanding subsection 7, when a Class 3 Pool which is an outdoor pool having a water surface area of 1600 square feet or less is in use, safety supervision need not be provided when,
 - (a) the number of bathers does not exceed twenty-five at any instant; and
 - (b) a notice is displayed in a conspicuous location at the entrance to the pool deck on which is printed in letters at least one inch high,

CAUTION

THIS POOL IS UNSUPERVISED, BATHERS UNDER TWELVE YEARS OF AGE ARE NOT ALLOWED ON THE DECK OR IN THE POOL UNLESS ACCOMPANIED BY A PERSON WHO IS NOT LESS THAN SIXTEEN YEARS OF AGE. THE TOTAL NUMBER OF BATHERS ON THE DECK AND IN THE POOL MUST NOT EXCEED TWENTY-FIVE.

O. Reg. 113/71, s. 30.

- 31.—(1) The provisions of this section apply only to a Class 4 Pool.
- (2) A Class 4 Pool is exempt from the provisions of section 13 (except clause c of subsection 1) and from subsections 1, 2 and 3 of section 18.
- (3) A Class 4 Pool shall be provided with dressing and locker rooms, showers and toilets of a nature, location and number appropriate to the use of the pool and ancillary facilities.
- (4) When a Class 4 Pool is in use there shall be provided safety supervision on a scale equal to that which is applicable to a Class 2 Pool.
- (5) The operator of a Class 4 Pool may apply in writing to the Minister for exemption from any provision of this Regulation other than those in subsection 2 of this section and such application shall include the reasons why the exemption is considered appropriate. O. Reg. 113/71, s. 31.
- 32.—(1) The provisions of this section apply only to a Class 5 Pool.
- (2) A Class 5 Pool is exempt from the provisions of section 13 (except clause c of subsection 1) and from subsections 1, 2 and 3 of section 18.
- (3) A Class 5 Pool shall be provided with dressing and locker rooms, showers and toilets of a nature, location and numbers appropriate to the use of the pool and ancillary facilities.
- (4) When a Class 5 Pool is in use there shall be provided safety supervision on a scale equal to that which is applicable to a Class 1 Pool. O. Reg. 113/71. s. 32.

- 33.—(1) The provisions of this section apply only to a Class 6 Pool.
- (2) A Class 6 Pool is exempt from the provisions of clauses l, q and v of subsection 1 of section 12.
- (3) A Class 6 Pool shall be so constructed that up to 15 per cent of the total pool water volume
- can be withdrawn daily from any point in the pool and discharged to waste drains.
- (4) A Class 6 Pool shall be provided with dressing rooms, showers and toilets of a nature and number appropriate to the use of the pool.
- (5) When a Class 6 Pool is in use, there shall be provided safety supervision on a scale not less than set out in the following Table:

TABLE

MINIMUM NUMBERS OF LIFEGUARDS AND QUALIFIED SAFETY ASSISTANTS FOR CLASS 6 POOLS

Number of Bathers	Minimum Number of Lifeguards and Qualified Safety Assistants
Any number	Not less than a total of one per seventy-five bathers or fraction thereof and at no time shall the number of qualified safety assistants exceed the number of lifeguards

- (6) The operator of a Class 6 Pool may apply in writing to the Minister for exemption from any provision of this Regulation other than those of subsection 2 of this section, and such application shall include a statement of the reasons the exemption is considered appropriate. O. Reg. 113/71, s. 33.
- **34.** Ontario Regulations 142/65, 450/67, 213/68 and 358/68 are revoked. O. Reg. 113/71, s. 34.
- 35. This Regulation comes into force on the 1st day of May, 1971. O. Reg. 113/71, s. 35.

The Public Health Act PUBLIC SWIMMING POOL DAILY RECORD

Week Ending Saturday19	Pool Name
	Address

						Address				
	Снем	iical T	ESTS	DAIL	y Su	MMARIES	С	AL TES	rs	
Time	(ppm) Emergency Telephor pH 3. Total No. of Bathers				e Tes For D	Day	Time	Chl Res (p	pН	
	Free	Total		4. Reading in Gallons o5. Name of Operator(s)		ke-up Water Meter		Free	Total	
				1. Sunday		1. Thursday				
				2.		2.				
				3.		3.				
				4.		4.				
				5.		5.				
				1. Monday		1. Friday				
				2.		2.				
				3.		3.				
				4.		4.				
				5.		5.				
				1. Tuesday		1. Saturday				
				2.		2.				
				3.		3.				
				4.		4.				
				5.		5.				
				1. Wednesday		Remarks				
				2.						
				3.						
				4.						
				5.						
		<u></u>								

	Time	Results						
Location or Place of Sampling	Date	Total Coliforms	Fecal Coliform					
Art days								
·								

(5291)

. 12

THE PROVINCIAL PARKS ACT

O. Reg. 114/71.
Designation of Parks.
Made—March 11th, 1971.
Filed—March 16th, 1971.

REGULATION MADE UNDER THE PROVINCIAL PARKS ACT

1.—(1) Schedule 7 of Appendix B to Regulation 498 of Revised Regulations of Oñtario, 1960, as remade by section 1 of Ontario Regulation 346/65, is revoked and the following substituted therefor:

Schedule 7

IVANHOE LAKE PROVINCIAL PARK

In the geographic Township of Ivanhoe, in the Territorial District of Sudbury and described as follows:

Beginning at the confluence of the water's edge along the northeasterly bank of Gullystone Creek with the water's edge along the southeasterly shore of Ivanhoe Lake; thence north 69° 00′ west to the middle of the channel of that lake; thence in a general northeasterly and southeasterly direction along the middle of that channel to the intersection with a line drawn north 11° 00′ east from the place of beginning; thence continuing north 11° 00′ east to a point distant 900 feet measured northeasterly from and perpendicularly to the water's edge along the southeasterly shore of that lake; thence in a general easterly, northeasterly and northerly direction parallel to that water's edge and

900 feet in perpendicular distance therefrom to a point distant 5300 feet measured southerly from and perpendicularly to the north boundary of the geographic Township of Ivanhoe; thence in an easterly direction parallel to the said north boundary and 5300 feet in perpendicular distance therefrom to the intersection with the water's edge along the easterly shore of that lake; thence in a general northeasterly, northwesterly and northerly direction following that water's edge to the intersection with the westerly limit of the Pineland Timber Company road: thence in a general southerly and southwesterly direction following the westerly limit of that road to the intersection with a line drawn east astronomically from the place of beginning; thence west astronomically to the place of beginning.

Excepting any lands granted before the 27th day of October, 1970.

(2) Schedule 8 of the said Appendix B, as remade by section 2 of Ontario Regulation 117/63 and amended by subsection 1 of section 1 of Ontario Regulation 245/67, is revoked and the following substituted therefor:

Schedule 8

JOHN E. PEARCE PROVINCIAL PARK

In the Township of Dunwich, in the County of Elgin, containing an area of 168 acres, more or less, and described as follows:

1. Part of Lot 11 in Concession X, and part of the road allowance between concessions IX and X:

Beginning at the most northerly corner of that Lot 11; thence southeasterly along the north-

easterly limit of that lot 2391.14 feet; thence south 46° 36' west 441.54 feet; thence south 43° 27' east 379.98 feet to the northerly limit of Lake Road as shown on Reference Plan R-11; thence westerly and southwesterly along the northerly and northwesterly limit to the southwesterly limit of that lot; thence northwesterly along that limit 1896 feet, more or less, to the most westerly corner of that lot; thence northwesterly along the northwesterly production of the southwesterly limit of that lot a distance of 66 feet, more or less, to the northwesterly limit of the road allowance between those concessions; thence northeasterly along that northwesterly limit 1983 feet, more or less, to the intersection with a line drawn north 43° 26' west from the point of commencement; thence south 43° 26' east 66 feet, more or less, to the place of beginning.

2. Part of Lot 11 in Concession X:

Beginning at the intersection of the water's edge of Lake Erie with the southeasterly production of the line between lots 10 and 11, in Concession X; thence northwesterly along that production and that line 1472 feet, more or less, to the southeasterly limit of Lake Road as shown on Reference Plan R-11; thence north 54° 32' east along that limit 323.32 feet; thence south 39°00' east 240.92 feet; thence north 54° 07′ 30" east 103.95 feet; thence north 41° 00′ 30" west 240.17 feet to the southeasterly limit of that road; thence northeasterly along that limit of that road on a curve to the right having a radius of 1382.39 feet, an arc distance of 357.13 feet, the chord equivalent being 356.13 feet measured north 63° 36' east; thence north 71°00' east along that limit 236.86 feet; thence northeasterly along that limit on a curve to the right having a radius of 1095.92 feet, an arc distance of 373.25 feet, the chord equivalent being 371.45 feet measured north 80° 45′ 20" east; thence south 60° 10′ 20" east along that limit 111.35 feet; thence north 71° 32′ 40" east along that limit 121.01 feet; thence south 84° 03' east along that limit 513.95 feet; thence north 84° 52′ 30" east along that limit 261.42 feet; thence south 44° 34' east 176.78 feet; thence south 9° 20′ 30" west 120.42 feet; thence south 27° 42′ 20" east 149.35 feet; thence south 89° 47′ 30" east 44.9 feet; thence south 5° 37' east 524.93 feet; thence continuing south 5° 37' east 60 feet, more or less, to that water's edge; thence in a southwesterly direction along that water's edge to the place of beginning.

(3) Schedule 9 of the said Appendix B, as remade by section 2 of Ontario Regulation 117/63, is revoked and the following substituted therefor:

Schedule 9

KAP-KIG-IWAN PROVINCIAL PARK

In the geographic townships of Dack and Evanturel, in the Territorial District of Timiskaming and described as follows:

Beginning at a point in the easterly limit of Lot 11, in Concession III, in the geographic Township of Evanturel, distant 36.89 chains measured northerly along that limit from the southeasterly corner thereof; thence west astronomically to the intersection with the westerly limit of that lot; thence northerly along the westerly limit of that lot to the intersection with a line drawn east astronomically from a point in the westerly limit of Lot 12, in Concession III, in that geographic township distant 37.26 chains measured northerly along that limit from the southwesterly corner of that lot; thence west astronomically to the westerly limit of that lot; thence northerly along the westerly limit of that lot and being along the easterly limit of Lot 1, in Concession III, in the geographic Township of Dack to a point therein distant 38.88 chains measured northerly along the easterly limit of Lot 1, in Concession III, from the southeasterly corner thereof; thence westerly parallel to the southerly limit of that lot to the intersection with the westerly limit of that lot; thence northerly along the westerly limit of that lot to a point distant 20 chains measured southerly thereon from the northwesterly corner thereof; thence west astronomically 20 chains, more or less, to the intersection with a line drawn south astronomically from a point in the northerly limit of Lot 2, in Concession III, in the geographic Township of Dack distant 20 chains measured easterly thereon from the northwesterly corner of that lot; thence north astronomically 20 chains, more or less, to the northerly limit of that lot; thence northerly along the line between the southwest quarter and southeast quarter of the south half of Lot 2, in Concession IV, to the line between the north half and the south half of the south half of that lot; thence easterly along the line between the north half and south half of the south half of Lot 2 and Lot 1, in Concession IV, to the easterly boundary of the geographic Township of Dack; thence easterly along the line between the north half and the south half of the south half of Lot 12, in Concession IV, in the geographic Township of Evanturel to the easterly limit of that lot; thence southerly along the easterly limit of that lot to the southeasterly corner thereof; thence easterly along the line between concessions III and IV, in that geographic township to the northeasterly corner of Lot 11, in Concession III, in that geographic township; thence southerly along the easterly limit of that lot to the place of beginning.

(4) Schedule 17 of the said Appendix B is revoked and the following substituted therefor:

Schedule 17

SIOUX NARROWS PROVINCIAL CAMP AND PICNIC GROUNDS

In the geographic Township of Willingdon, in the Territorial District of Kenora, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical.

Beginning at the intersection of the southerly limit of that part of the King's Highway known as No. 70 as shown on Department of Highways Plan P-2535-4 with the easterly limit of the Mission Site according to a plan dated the 27th day of October, 1938, and prepared by Campbell Griffin, Ontario Land Surveyor; thence easterly along the southerly boundary of that highway 3171.38 feet, more or less, to its intersection with the southerly limit of Mining Claim K 8559; thence easterly along the southerly boundary of that mining claim 299.94 feet, more or less, to the southeasterly corner of that mining claim being also the southwesterly corner of Mining Claim K 8561; thence easterly along the southerly boundary of that mining claim 838.20 feet, more or less, to the southeasterly corner of that mining claim; thence southerly in a straight line to the most northerly corner of Farm Location EB 40; thence southwesterly and southerly along the northwesterly limit of that location to the southwesterly corner thereof; thence south astronomically to a point distant 300 feet measured southerly from and perpendicularly to the high-water mark of Regina Bay of Lake of the Woods; thence in a westerly direction parallel to the said high-water mark and 300 feet in perpendicular distance therefrom to the southerly production of the easterly limit of Mining Claim K 9316; thence northerly along that production and the easterly limit of that mining claim to a point distant 913.94 feet measured north 50° 49′ 06" west from the southwesterly corner of Farm Location EB 40; thence north 87° 30' west to a point distant 300 feet measured southwesterly from and perpendicularly to the high-water mark of Regina Bay; thence in a northerly and northwesterly direction parallel to that high-water mark and 300 feet in perpendicular distance therefrom to the southeasterly production of the northeasterly limit of Location EB 1494; thence northwesterly along that production, the northeasterly limit of that location and the northwesterly production of that northeasterly limit to a point distant 300 feet measured northwesterly from and perpendicularly to the high-water mark of Regina Bay; thence in a northeasterly direction parallel to the said high-water mark and 300 feet in perpendicular width therefrom to a line drawn west astronomically from a point distant 150 feet measured south 7° 01' east from the place of beginning; thence east astronomically to a line drawn south 7° 01' east from the place of beginning; thence north 7° 01' west 150 feet, more or less, to the place of beginning.

(5) Schedule 32 of the said Appendix B is revoked and the following substituted therefor:

Schedule 32

WINDY LAKE PROVINCIAL PARK

In the geographic townships of Cascaden and Dowling in the Territorial District of Sudbury, containing an area of 343 acres, more or less, and described as follows:

1. Containing 234.644 acres, more or less:

Beginning at the intersection of the southeasterly limit of Cartier Road with the easterly limit of Lot 2, in Concession VI, Township of Cascaden, distant 1646.51 feet measured southerly along that easterly limit from the northeasterly corner thereof; thence north 29° 08′ 30" east along that southeasterly limit of Cartier Road 750.47 feet; thence easterly along that southeasterly limit along a curve to the right having a radius of 333.06 feet, an arc distance of 255.82 feet, the chord equivalent being 249.58 feet measured north 51° 08' 45" east; thence north 73° 09' east along the southerly limit of that road 218.02 feet to the southwesterly limit of the rightof-way of the Canadian Pacific Railway; thence south 36° 35' east along that southwesterly limit 577.38 feet; thence southeasterly along that southwesterly limit on a curve to the left having a radius of 3064.93 feet, an arc distance of 1143.86 feet, the chord equivalent being 1137.23 feet measured south 47° 16′ 30" east; thence south 57° 58' east along that southwesterly limit 1089.40 feet; thence north 32° 02' east along that southwesterly limit 50.0 feet; thence south 57° 58' east along that southwesterly limit 500.0 feet; thence north 32° 02' east along that southwesterly limit 50.0 feet; thence south 57° 58' east along that southwesterly limit 3592.88 feet; thence southeasterly along that southwesterly limit on a curve to the right having a radius of 1332.69 feet, an arc distance of 60.62 feet, the chord equivalent being 60.62 feet measured south 56° 39′ 50" east; thence continuing southeasterly along that southwesterly limit on a curve to the right having a radius of 1383.19 feet, an arc distance of 102.01 feet, the chord equivalent being 101.99 feet measured south 41° 08′ 40" east; thence south 28° 12' west 401.69 feet; thence west astronomically 318 feet, more or less, to the water's edge of Windy Lake; thence south 54° 30' west to a point distant 300 feet measured southwesterly from and perpendicularly to the water's edge of that lake; thence in a northwesterly, southwesterly, northwesterly and southwesterly direction parallel to that water's edge and 300 feet in perpendicular distance therefrom to a line drawn east astronomically from a point hereinafter referred to as Point 'A' distant 2599.55 feet measured south 15° 31' 41" west from the place of beginning; thence west astronomically to the water's edge of Windy Lake; thence west astronomically 180 feet, more or less, to that Point 'A'; thence north 15° 05' west 761.0 feet; thence north 9° 58' 40" west 780.93 feet to the southeasterly limit of Cartier Road; thence northeasterly along that southeasterly limit on a curve to the left having a radius of 1482.69 feet, an arc distance of 349.35 feet, the chord equivalent being 348.54 feet measured north 55° 10′ 30" east; thence north 48° 25′ 30" east along that southeasterly limit 531.38 feet; thence northeasterly along that southeasterly limit on a curve to the left having a radius of 1482.69 feet, an arc distance of 499.01 feet, the chord equivalent being 496.66 feet measured north 38° 47' east; thence north 29° 08′ 30" east along that southeasterly limit 70.92 feet, more or less, to the place of beginning.

2. Containing 20.806 acres:

Beginning at the intersection of the southerly limit of Cartier Road with the easterly limit of Lot 1, in Concession VI, Township of Cascaden, distant 1474.70 feet measured southerly along that easterly limit from the northeasterly corner thereof; thence southeasterly on a curve to the right having a radius of 1224.07 feet, an arc distance of 1152.56 feet, the chord equivalent being 1110.46 feet measured south 44° 38′ 30″ east; thence south 17° 40′ east along the westerly limit of Cartier Road 258.0 feet; thence southeasterly along the westerly limit of that road on a curve to the left having a radius of 1256.07 feet, an arc distance of 250.80 feet, the chord equivalent being 250.38 feet measured south 23° 23' 15" east to the intersection with the northeasterly limit of the right-of-way of the Canadian Pacific Railway; thence north 57° 58' west along that northeasterly limit 675.99 feet; thence north 32° 02' east along that northeasterly limit 100.0 feet; thence north 57° 58' west along that northeasterly limit 1089.40 feet; thence northwesterly along that northeasterly limit on a curve to the right having a radius of 2664.93 feet, an arc distance of 994.58 feet, the chord equivalent being 988.82 feet measured north 47° 16′ 30" west; thence north 36° 35' west along that northeasterly limit 159.13 feet to the southerly limit of the Cartier Road; thence south 62° 25' east along that southerly limit 707.66 feet; thence southeasterly along that southerly limit on a curve to the left having a radius of 1482.19 feet, an arc distance of 303.96 feet, the chord equivalent being 303.43 feet measured south 68° 17′ 30" east; thence south 74° 10' east 359.45 feet; thence southeasterly along that southerly limit on a curve to the right having a radius of 1224.07 feet, an arc distance of 54.51 feet, the chord equivalent being 54.50 feet measured south 72° 53′ 30″ east to the place of beginning.

3. Containing 37.571 acres:

Beginning at a point in the southerly limit of Lot 12, in Concession VI, in the Township of Dowling, distant 829.24 feet measured westerly along that southerly limit from the southeasterly corner of that lot; thence north 28° 12' east 113.60 feet; thence north 58° 47' west 616.89 feet; thence north 2°21' east 861.49 feet; thence south 88°13'30" west 2114.20 feet to the northeasterly limit of the right-of-way of the Canadian Pacific Railway; thence south 57° 58' east along that northeasterly limit 2686.58 feet; thence southeasterly along that northeasterly limit on a curve to the right having a radius of 1532.69 feet, an arc distance of 143.46 feet, the chord equivalent being 143.41 feet measured south 55° 17′ 05" east to the intersection with a line drawn south 28° 12' west from the place of beginning; thence north 28° 12' east 330.82 feet, more or less, to the place of beginning.

(6) Schedule 38 of the said Appendix B is revoked and the following substituted therefor:

Schedule 38

BLACKSAND PROVINCIAL PARK

In the geographic Township of Kilkenny, in the Territorial District of Thunder Bay, and described as follows:

Beginning at a point on the westerly limit of the right-of-way of the Canadian National Railways distant 200 chains measured southerly from and perpendicularly to the northerly boundary of the geographic Township of Kilkenny; thence west astronomically to the high-water mark Pijitawabik Bay of Lake Nipigon; thence continuing west astronomically to a point distant 500 feet measured northwesterly from and perpendicularly to the said high-water mark of that bay; thence in a general northeasterly, northwesterly, westerly, northwesterly and northeasterly direction parallel to the said high-water mark and distant 500 feet in perpendicular distance therefrom to the westerly production of the said northerly boundary of that geographic township; thence easterly along that production and the said northerly boundary to the westerly limit of the right-of-way of the Canadian National Railways; thence in a general southwesterly direction following that limit of that rightof-way to the place of beginning.

(7) Schedule 44 of the said Appendix B, as made by section 3 of Ontario Regulation 117/63, is revoked and the following substituted therefor:

Schedule 44

FINLAYSON POINT PROVINCIAL CAMP AND PICNIC GROUNDS

In the geographic Township of Strathcona, in the Territorial District of Nipissing, containing an area of 91.5 acres, more or less, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical.

Beginning at the northwesterly corner of Lot 42, according to a plan dated the 24th day of June, 1942, signed by E. L. Moore, Ontario Land Surveyor, of record in the Department of Lands and Forests; thence south 0° 45' west along the westerly limit of that lot and its southerly production to a point distant 100 feet measured southeasterly from and perpendicularly to the water's edge on the northerly shore of Inlet Bay of Lake Temagami; thence in a general southwesterly direction parallel to that water's edge and 100 feet in perpendicular distance therefrom to a point distant 50 feet measured southeasterly from and perpendicularly to the water's edge along the easterly shore of Island 42; thence north astronomically to the water's edge along the southerly shore of Inlet Bay of Lake Temagami; thence in a northwesterly and northerly direction along that water's edge to a point distant 50 feet measured northeasterly from and perpendicularly

to the water's edge along the northerly shore of that island; thence in a northwesterly direction parallel to that water's edge and 50 feet in perpendicular distance therefrom to a point distant 100 feet measured westerly from and perpendicularly to the water's edge along the southerly shore of Inlet Bay of Lake Temagami; thence in a general northerly, northwesterly, southwesterly, northerly, northeasterly and northwesterly direction parallel to the said water's edge and 100 feet in perpendicular distance therefrom to the intersection with a line drawn south 34° east from an iron bar planted in the southeasterly production of a fence line and distant 1774.36 feet measured north 89° 39' west from the place of beginning; thence north 34° west to the water's edge of that Inlet Bay; thence continuing north 34° west 59.03 feet, more or less, to a fence post: thence north 31° 34' west along the line of a fence 247.7 feet; thence north 28° 21' west along the line of a fence 222.28 feet; thence north 57° 49' east along the line of a fence 20.26 feet; thence north 38° 31' west along the line of a fence 49.75 feet; thence north 57° 23' west along the line of a fence and its northwesterly production 77.59 feet, more or less, to the water's edge on the southerly shore of the Northeast Arm of Lake Temagami; thence north astronomically 170 feet; thence north 70° 00' east to a point distant 100 feet measured northwesterly from and perpendicularly to the water's edge along the southerly shore of that Northeast Arm; thence in a northeasterly, southerly and easterly direction parallel to that water's edge and 100 feet in perpendicular distance therefrom to a point distant 50 feet measured westerly from and perpendicularly to the water's edge along the westerly shore of Island 39; thence in a southeasterly and northeasterly direction parallel to that water's edge and 50 feet in perpendicular distance therefrom to a point distant 100 feet measured northerly from and perpendicularly to the the water's edge along the southerly shore of that Northeast Arm; thence in a northeasterly and southeasterly direction parallel to that water's edge and 100 feet in perpendicular distance therefrom to the intersection with the northerly production of the westerly limit of Mining Location J.S. 2; thence southerly on that production to the northwesterly corner of that location; thence southerly along the westerly limit of that location 184.33 feet; thence east astronomically 636.45 feet to an iron bar planted; thence south 34° 35′ 10" east 283.90 feet, more or less, to a concrete monument planted in the westerly limit of that part of the King's Highway known as No. 11; thence south 17° 10' east along that westerly limit 76.73 feet; thence south 72° 50' west 157 feet; thence south 62° 35' west 382.15 feet; thence south 76° 40' 30" west 166.75 feet; thence north 50° 16' west 187.87 feet; thence north 87° 19' west 266.89 feet; thence south 76° 50' west 282.98 feet; thence south 49° 06' west 91.59 feet; thence south 0° 45' west 88.33 feet, more or less, to the place of beginning.

(8) Schedule 53 of the said Appendix B, as made by section 3 of Ontario Regulation 117/63, is revoked and the following substituted therefor:

Schedule 53

WHITE LAKE PROVINCIAL PARK

In geographic Township of Tp. 71 and unsurveyed territory lying north thereof in the Territorial District of Thunder Bay, containing an area of 4265 acres, more or less, and described as follows:

Beginning at the intersection of the northerly limit of the right-of-way of the Canadian Pacific Railway with the water's edge along the westerly shore of White Lake; thence southeasterly along that railway limit to a point distant 200 feet measured southeasterly from and perpendicularly to that water's edge; thence in a northeasterly direction parallel to the water's edge of that lake and 200 feet in perpendicular distance therefrom to a line drawn south 20° 33' east astronomically from the intersection of the water's edge of that lake with the southerly limit of that part of the King's Highway known as No. 17; thence north 20° 33' west astronomically 200 feet, more or less, to that intersection; thence in a general westerly direction following the southerly limit of that highway limit to the intersection with the water's edge along the easterly shore of Dunc Lake; thence south 45° west to a point distant 300 feet measured southwesterly from and perpendicularly to that water's edge of that lake; thence in a general southwesterly direction parallel to that water's edge and 300 feet in perpendicular distance therefrom to a line drawn north 45° west from the confluence of the water's edge of that lake with the easterly bank of an unnamed creek flowing into that lake; thence south 45° east 300 feet, more or less, to the water's edge of that lake; thence in a general southerly direction following the water's edge along the easterly shore of that unnamed creek and the water's edge along the easterly shore of an unnamed lake to the most southerly extremity thereof; thence southeasterly in a straight line 1 mile and 1452 feet, more or less, to the most easterly corner of a widening in the right-of-way of the Canadian Pacific Railway otherwise known as Fords Ballast Pit; thence southwesterly and southeasterly along the southeasterly limit of that ballast pit and the northerly limit of that right-of-way to the place of beginning.

(9) Schedule 60 of the said Appendix B, as made by subsection 2 of section 1 of Ontario Regulation 245/67, is revoked and the following substituted therefor:

Schedule 60

CRAIGLEITH PROVINCIAL PARK

In the Township of Collingwood, in the County of Grey, containing an area of 162.33 acres, more or less, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are referred to the southerly limit of that part of the King's Highway known as No. 26 having a bearing of north 72° 04′ west as shown on Department of Highways Plan P-1671-18.

1. Containing 57 acres, more or less:

Beginning where a survey post has been planted in the northerly limit of that part of the King's Highway known as No. 26 being a point in the westerly limit of Lot 1, according to a plan registered in the Registry Office for the North Riding of the County of Grey as No. 320 distant 30.3 feet measured on a course of north 9° 10' west along that westerly limit from the southwesterly corner thereof; thence north 72° 10' west along that northerly limit 665.11 feet; thence north 72° 04' west along that northerly limit 1574.99 feet; thence north 5° 01′ 30" west 230 feet, more or less, to the high-water mark of Nottawasaga Bay of Georgian Bay; thence continuing north 5° 01' 30" west to a point in the bed of Nottawasaga Bay of Georgian Bay distant 300 feet measured northerly from and perpendicularly to the water's edge of Nottawasaga Bay; thence in a northeasterly and southeasterly direction parallel to the water's edge and distant 300 feet in perpendicular width therefrom to its intersection with the northeasterly production of the line between lots 42 and 43 according to Registered Plan No. 320; thence southwesterly along that northeasterly production and the southeasterly limit of Lot 42 to a point distant 27 feet measured north 41° 28' east from the most southerly corner of that lot; thence north 48° 32' west 240.0 feet to a point in the southeasterly limit of Block A according to Registered Plan No. 320; thence southwesterly along the southeasterly limit of that block a distance of 27 feet to the most southerly corner thereof; thence northwesterly along the southwesterly limit of that block to the most westerly corner thereof; thence northeasterly along the northwesterly limit of that block to the most northerly corner thereof; thence northwesterly along the northeasterly limit of lots 38 to 12, inclusive, according to Registered Plan No. 320, to the most northerly corner of said Lot 12; thence south 28° 23' west along the northwesterly limit of that lot to a point distant 27 feet measured north 28° 23' east from the most westerly corner of that lot; thence north 61° 37' west 161.54 feet; thence north 72° 10' west 527.30 feet, more or less, to the place of beginning.

2. Containing 105.33 acres, more or less:

Beginning at the southeasterly corner of Lot 24, in Concession IV; thence north 8° 17′ west along the easterly limit of that Lot 24 a distance of 233.50 feet; thence north 47° 03′ 40″ west 53.73 feet; thence south 80° 50′ west 300.0 feet; thence north 9° 10′ west 100.0 feet; thence north 80° 50′ east 300.0 feet; thence north 9° 10′ west 698.01 feet; thence south 80° 50′ west 250.0 feet; thence north 9° 10′ west 702.63 feet to the southerly limit of the right-of-way of the Canadian National Railways; thence north-

westerly along that railway limit on a curve to the left having a radius of 5696.65 feet, an arc distance of 1836.33 feet, the chord equivalent being 1828.40 feet measured north 70° 59' 25" west to the easterly limit of Hidden Lake Road; thence south 7° 59′ 30″ east along that easterly limit 348.33 feet; thence north $\,82^{\circ}\,00'\,30''$ east $\,200.0$ feet; thence south 7° 59′ 30″ east 450.0 feet; thence south 82° 00′ 30″ west 200.0 feet to the easterly limit of Hidden Lake Road; thence south 7° 59' 30" east along that easterly limit 268.51 feet; thence south 74° 50′ 30" west 257.93 feet, more or less, to the line between the east half and west half of Lot 24, in Concession IV; thence southerly along that line 1857.93 feet, more or less, to the southerly limit of that lot; thence easterly along that southerly limit 2191.77 feet, more or less, to the place of beginning.

(10) Schedule 62 of the said Appendix B, as made by subsection 2 of section 1 of Ontario Regulation 245/67, is revoked and the following substituted therefor:

Schedule 62

KAKABEKA FALLS PROVINCIAL PARK

In the geographic townships of Oliver and Paipoonge, in the Territorial District of Thunder Bay, containing an area of 1039 acres, more or less, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are referred to the east limit of Mining Location 12X having an astronomical course of south 0° 57′ 40″ east.

Beginning at the northwest corner of Mining Location 12X, in the geographic Township of Oliver; thence south 1° 34′ 20" east along the west limit of that location 2699.73 feet, more or less, to the southwest corner thereof; thence north 89°59'25" east along the south limit of that location 660.0 feet, more or less, to the northwest corner of Mining Location 10X; thence south 0°55'20" west along the west limit of that location 2622.49 feet, more or less, to the southwest corner thereof; thence north 89° 57′ 30" east along the south limit of that location 33.0 feet, more or less, to the intersection with the northerly production of the west limit of Lot 20, in Concession E, in the geographic Township of Paipoonge; thence south 0°11'40" west along that production and the west limits of lots 20, 19, 18 and 17, in Concession E, a distance of 5300.59 feet, more or less, to the southwest corner of Lot 17, in Concession E; thence north 89° 57' 30" east along the south limit of that lot 6382.20 feet, more or less, to the southeast corner thereof; thence north 89° 57′ 30" east to the intersection with the centre line of the Kaministikwia River; thence in a general northwesterly direction following that centre line to the intersection with the westerly production of the south limit of Mining Location 10X; thence easterly along that westerly production and the south limit of that mining location to a point

distant 1779.11 feet measured south 89° 57′ 30" west along that south limit from the southeast corner of that mining location in the geographic Township of Oliver; thence north 30° 07' east 499.97 feet; thence north 30° 10' west 2530.5 feet, more or less, to a point in the limit between that mining location and Lot 19, in Concession I, and which point is distant 260.0 feet measured westerly along the south limit of that Lot 19 from the southeast corner thereof; thence south 89° 59' 25" west along the south limit of that lot a distance of 40.0 feet; thence north 18° 52'30" west 1120.0 feet; thence north 27° 47' 30" west 1328.9 feet, more or less, to a point in the limit between Mining Location 12X and Lot 19, in Concession I, in the geographic Township of Oliver and which point is distant 2233.02 feet measured northerly along the west limit of that lot from the southwest corner thereof; thence north 0°57'40" west along that west limit and its northerly production 463.29 feet, more or less, to the northeast corner of that mining location; thence north 89°56'35" west along the north limit of that mining location a distance of 2613.84 feet, more or less, to the place of beginning.

Excepting the King's Highway and any other lands granted before the 1st day of September, 1966.

(11) Schedule 67 of the said Appendix B, as made by subsection 3 of section 1 of Ontario Regulation 358/67, is revoked and the following substituted therefor:

Schedule 67

SAMUEL DE CHAMPLAIN PROVINCIAL PARK

In the geographic townships of Calvin, Mattawan and Papineau, in the Territorial District of Nipissing, containing an area of 5805 acres, more or less, and described as follows:

Beginning at the northwesterly corner of Lot 5, in Concession I, in the geographic Township of Mattawan; thence southerly along the westerly limit of that lot 4619.8 feet to the westerly limit of Location MN 66; thence north 26°28' east along that westerly limit 45.14 feet to the northwesterly corner thereof; thence south 63°32' east along the northerly limit of that location 300.0 feet; thence south 26°28' west along the easterly limit of that location 375.34 feet, more or less, to the water's edge of Bouillon Lake of the Mattawa River; thence in an easterly direction following the water's edge of Bouillon Lake and the Mattawa River to the northerly production of the westerly limit of Lot 11, in Concession IX, in the geographic Township of Calvin; thence southerly along that production and that westerly limit to the southwesterly corner of that lot; thence southerly in a straight line to the northwesterly corner of Lot 11, in Concession VIII; thence southerly along that westerly limit and its southerly production to the intersection with the inner limit of the 66-foot road allowance along the

easterly along that inner limit 115 feet, more or less, to the intersection with a line drawn north 27° 07′ 30" east astonomically from Department of Highways monument No. 98 as shown on Department of Highways Plan P-2186-11; thence south 27° 07′ 30" west astronomically 116.85 feet, more or less, to the intersection with the northerly limit of that part of the King's Highway known as No. 17; thence southeasterly along that northerly limit to its intersection with the southerly limit of Lot 1, in Concession VII, in the geographic Township of Calvin; thence easterly along that southerly limit 336.34 feet to the southeasterly corner thereof; thence northerly along the easterly limit of that lot to the westerly production of a line drawn easterly parallel to the southerly limit of Lot 35, in Concession XV, in the geographic Township of Papineau from a point in the westerly limit of that lot distant 2444.64 feet (37.04 chains) measured northerly along the westerly limit of that lot from the southwesterly corner thereof; thence easterly along that production and that parallel line to the easterly limit of that Lot 35; thence northerly along the easterly limit of that lot and its northerly production to the water's edge of the Mattawa River; thence northeasterly to the intersection with the southerly production of the easterly limit of Lot 21, in Concession I, in the geographic Township of Mattawan, with the water's edge along the northerly shore of the Mattawa River; thence northerly along that production and the easterly limit of that lot to the northeasterly corner thereof; thence northerly in a straight line to the southeasterly corner of Lot 21, in Concession II; thence northerly along the easterly limit of that lot to the northeasterly corner thereof; thence westerly along the northerly limit of Concession II to the northwesterly corner of Lot 12, in that concession; thence southerly along the westerly limit of that lot to the southwesterly corner thereof; thence southerly in a straight line to the northwesterly corner of Lot 12, in Concession I; thence westerly along the northerly limit of that concession to the place of beginning.

southerly shore of the Amable Du Fond River; thence

Excepting any lands granted before the 7th day of April, 1970.

(12) Schedule 70 of the said Appendix B, as made by subsection 6 of section 2 of Ontario Regulation 320/68, is revoked and the following substituted therefor:

Schedule 70

BALSAM LAKE PROVINCIAL PARK

In the Township of Bexley, in the County of Victoria, containing an area of 1109 acres, more or less, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are referred to the south-westerly limit of Lot 19, North West Bay Range, having an astronomic bearing of north 58° 28′ west as shown on Department of Highways Plan P-2448-15.

Beginning at the intersection of the northeasterly limit of Lot 26, North West Bay Range, with the southeasterly limit of the right-of-way of that part of the King's Highway known as No. 46 as shown on Department of Highways Plan P-2448-36; thence south 40° 17' 20" west along that highway limit 3977.04 feet; thence south 31° 32' west along that highway limit 1337.99 feet; thence south 13° 36' east 52.20 feet to the northeasterly limit of the right-of-way of a travelled road; thence south 58°28' east along that right-of-way limit 8575.1 feet; thence continuing south 58° 28' east along that limit and its southeasterly production 160 feet, more or less, to the water's edge of North Bay of Balsam Lake; thence continuing south 58° 28' east to a point distant 300 feet measured southerly from and perpendicularly to the water's edge of North Bay of Balsam Lake; thence in a northeasterly direction parallel to that water's edge and 300 feet in perpendicular distance therefrom to the intersection with the southeasterly production of the northeasterly limit of Lot 26, North West Bay Range; thence north 59° 32′ 40" west along that production and that limit to the place of beginning.

 Appendix B to Regulation 498 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 117/63, 206/63, 110/64, 161/64, 183/64, 205/64, 179/65, 346/65, 343/66, 388/66, 245/67, 358/67, 26/68, 320/68, 362/68, 86/69, 245/69, 474/69, 165/70, 183/70 and 290/70 is further amended by adding thereto the following schedules:

Schedule 90

ANTOINE PROVINCIAL PARK

In the geographic Township of Mattawan, in the Territorial District of Nipissing, containing a total area of 30 acres, more or less, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical.

1. Containing an area of 8 acres, more or less:

Beginning at the intersection of the westerly limit of the right-of-way of a road with the southerly limit of Lot 39, in Concession VII, distant 195.99 feet measured westerly along that southerly limit from the southeasterly corner of that lot; thence northerly along that limit on a curve to the left having a radius of 2814.79 feet, an arc distance of 372.11 feet, the chord

equivalent being 371.84 feet measured north 1° 33′ 14″ west; thence north 2° 14′ west along that limit 365.96 feet; thence north 89° 59′ west 459.64 feet; thence south 0° 01′ west 737.38 feet, more or less, to the southerly limit of that Lot 39; thence easterly along that southerly limit 464.01 feet, more or less, to the place of beginning.

2. Containing an area of 22 acres, more or less:

Beginning at the southwesterly corner of Lot 40, in Concession VII; thence westerly along the southerly limit of Lot 39, in Concession VII, a distance of 95.57 feet to the easterly limit of the right-of-way of a road; thence northerly along that limit on a curve to the left having a radius of 2914.79 feet, an arc distance of 376.02 feet, the chord equivalent being 375.77 feet measured north 1°27'45" east; thence north 2° 14' west 362.00 feet: thence south 89° 59' east 1230.28 feet, more or less, to a point distant 400 feet measured northeasterly from and perpendicularly to the water's edge of the Ottawa River; thence in a southerly and southwesterly direction parallel to that water's edge and 400 feet in perpendicular width therefrom to the easterly production of the southerly limit of that Lot 40; thence westerly along that production and that southerly limit to the place of beginning.

Schedule 91

ARROWHEAD PROVINCIAL PARK

In the geographic Township of Chaffey, now in the Town of Huntsville, in the District Municipality of Muskoka, containing an area of 1920 acres, more or less, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are referred to the meridian through the southwesterly corner of the Township of Chaffey.

Beginning at a point in the easterly limit of Lot 25, in Concession VI, distant 893.35 feet measured northerly along the easterly limit of that lot from the southeasterly corner thereof; thence northerly along that easterly limit to the northeasterly corner thereof; thence northerly along the northerly production of the easterly limit of that Lot 25 to the southerly limit of that Lot 25, in Concession VII; thence easterly along that southerly limit to the southeasterly corner thereof; thence northerly along the easterly limit of that lot to the northeasterly corner thereof; thence easterly in a straight line to the southwesterly corner of Lot 26, Concession VIII; thence easterly along the southerly limit of that lot to the southeasterly corner thereof; thence northerly along the easterly limit of that lot to the northeasterly corner thereof; thence westerly along the northerly limit of that lot to the northwesterly corner thereof; thence westerly in a straight line to the northeasterly corner of Lot 25, in Concession VIII;

thence westerly along the northerly limit of that lot to the northwesterly corner thereof; thence southerly along the westerly limit of that lot to the southwesterly corner thereof; thence westerly along the southerly limit of Lot 24, in Concession VIII, to the water's edge of Arrowhead Lake; thence northwesterly in a straight line to the intersection with the water's edge along the northerly shore of Arrowhead Lake with the easterly limit of Lot 22, in Concession VIII; thence northerly along that easterly limit to the northeasterly corner thereof; thence westerly along the northerly limit of Lot 22, in Concession VIII, to the northwesterly corner of that lot; thence northerly in a straight line to the southeasterly corner of Lot 21, in Concession IX; thence northerly along the easterly limit of that lot to the northeasterly corner thereof; thence westerly along the northerly limit of that lot to the northwesterly corner thereof; thence southerly along the westerly limit of that lot to the southwesterly corner of that lot; thence southerly in a straight line to the northwesterly corner of Lot 21, in Concession VIII; thence westerly in a straight line to the northeasterly corner of Lot 20, in Concession VIII; thence westerly along the northerly limit of lots 20, 19 and 18, in Concession VIII to the northwesterly corner of Lot 18, in Concession VIII; thence southerly along the westerly limit of that lot 3184.30 feet to the northeasterly limit of the right-of-way of that part of the King's Highway known as No. 11; thence south 41° 59′ 30" east along that highway limit 327.56 feet; thence southeasterly along that highway limit on a curve to the right having a radius of 3894.72 feet, an arc distance of 1016.24 feet, the chord equivalent being 1013.36 feet measured south 34° 31' east; thence south 27° 02' 30" east 1587 feet, more or less, to the water's edge along the northerly bank of East River; thence in a general southeasterly direction following that water's edge to the easterly limit of Lot 22, in Concession VI; thence northerly along the easterly limit of that lot to the northeasterly corner thereof; thence northerly in a straight line to the southwesterly corner of Lot 23, in Concession VII; thence easterly along the southerly limit of lots 23 and 24 to the southeasterly corner of Lot 24, in Concession VII; thence southerly in a straight line to the northwesterly corner of Lot 25, in Concession VI; thence southerly along the westerly limit of that lot to a line drawn south 69° 21' 05" west from the place of beginning; thence north 69° 21' 05" east 1319.56 feet, more or less, to the place of beginning.

Schedule 92

BON ECHO PROVINCIAL PARK

In the Township of Barrie, in the County of Frontenac, and the townships of Anglesea and Effingham, in the County of Lennox and Addington, and containing an area of 16417 acres, more or less, and described as follows:

1. Beginning at the northeasterly corner of Lot 25. in Concession XVI, in the Township of Barrie; thence southerly along the easterly limit of that lot to the southeasterly corner thereof; thence easterly along the northerly limit of lots 24 and 23, in Concession XV, to the northeasterly corner of the last mentioned lot; thence southerly along the easterly limit of Lot 23, in Concession XV, to the southeasterly corner thereof; thence southerly in a straight line to the northeasterly corner of Lot 23, in Concession XIV; thence southerly along the easterly limit of that lot and its southerly production to the water's edge of Shabomeka Lake; thence westerly parallel to the northerly limit of that lot to the water's edge of that lake; thence in a southwesterly and southeasterly direction following that water's edge to a line drawn easterly parallel to the northerly limit of Lot 25, in Concession XIV from a point in the westerly limit of that lot distant 25.0 chains measured southerly along that westerly limit from the northwesterly corner of that lot; thence westerly along that parallel line to the westerly limit of that lot; thence northerly along the westerly limit of that lot to the northwesterly corner thereof; thence northerly in a straight line to the southwesterly corner of Lot 25, in Concession XV; thence westerly in a straight line to the southeasterly corner of Lot 26, in Concession XV; thence westerly along the southerly limit of lots 26, 27 and 28, in Concession XV to the inner limit of the 66-foot road allowance laid out along the easterly shore of Mazinaw Lake; thence westerly along the westerly production of the southerly limit of Lot 28, in Concession XV to a point distant 400 feet measured southeasterly from and perpendicularly to the high-water mark along the westerly shore of Mazinaw Lake; thence in a southwesterly direction parallel to the said high-water mark and 400 feet in perpendicular distance therefrom to a line drawn easterly parallel to the northerly limit of Lot 34, in the 2nd Range East of the Addington Road, from a point in the westerly limit of that Lot 34 distant 896.15 feet measured southerly along that westerly limit from the northwesterly corner of that lot; thence westerly along that parallel line to the easterly limit of Lot 34, 1st Range East, of the Addington Road; thence southerly along that easterly limit to the southeasterly corner thereof; thence westerly along the southerly limit of that lot to the easterly limit of the diversion of that part of the King's Highway known as No. 41 as shown on Department of Highways Plan P-2274-43; thence northerly and northeasterly along that highway limit to the northerly limit of Lot 44; thence easterly along that northerly limit to the westerly limit of that part of the King's Highway known as the old No. 41 as shown on Department of Highways Plan P-2274-7; thence southerly along that westerly limit to the easterly limit of Lot 41, 1st Range East of the Addington Road; thence southerly along that easterly limit to the southeasterly corner thereof; thence easterly along the northerly limit of Lot 39, 2nd Range

East of the Addington Road and its easterly production to a point distant 400 feet measured northeasterly from and perpendicularly to the high-water mark along the westerly shore of Mazinaw Lake; thence southerly, easterly and northerly parallel to that high-water mark and 400 feet in perpendicular distance therefrom to the westerly production of the northerly limit of Lot 28, in Concession XVI; thence easterly along that westerly production and the northerly limits of lots 28, 27 and 26 to the northeasterly corner of that last mentioned lot; thence easterly in a straight line to the northwesterly corner of Lot 25, in Concession XVI; thence easterly along the northerly limit of that lot to the place of beginning.

Excepting any lands patented before the 8th day of January, 1970.

2. Beginning at the northwesterly corner of Lot 17, in Concession XVIII, in the Township of Anglesea; thence southerly along the westerly limit of Lot 17, in concessions XVIII and XVII, to the southwesterly corner of Lot 17, in Concession XVII; thence southerly in a straight line to the northwesterly corner of Lot 17, in Concession XVI; thence southerly along the westerly boundary of Lot 17, in concession XVI and XV, to the southwesterly corner of Lot 17, in Concession XV; thence easterly along the southerly limit of lots 17 and 16, in Concession XV, to the southeasterly corner of that Lot 16; thence easterly in a straight line to the southwesterly corner of Lot 15, in Concession XV; thence easterly along the southerly limit of lots 15 to 11, inclusive, in Concession XV, to the southeasterly corner of that Lot 11; thence easterly in a straight line to the southwesterly corner of Lot 10, in Concession XV; thence easterly along the southerly limit of lots 10 to 6, inclusive, in Concession XV, to the southeasterly corner of that Lot 6; thence easterly in a straight line to the southwesterly corner of Lot 5, in Concession XV; thence easterly along the southerly limit of lots 5 to 2, inclusive, in Concession XV, to the southeasterly corner of that Lot 2; thence easterly along the southerly limit of Lot 36, in Range 'A', to the southeasterly corner of that lot; thence easterly in a straight line to the southwesterly corner of Lot 36, in Range 'B'; thence southerly in a straight line to the northwesterly corner of Lot 35, in 1st Range East of Addington Road; thence southerly along the westerly limit of lots 35 and 34 to the southwesterly corner of that Lot 34; thence easterly along the southerly limit of that Lot 34 to the westerly limit of the diversion of that part of the King's Highway known as No. 41 as shown on Department of Highways Plan P-2274-47; thence northerly along that highway limit as shown on Department of Highways Plans P-2274-47 and P-2274-43 to the southerly limit of the easterly 30 acres of Lot 42, in Range 'A'; thence westerly along that southerly limit to the westerly limit

of that easterly 30 acres; thence northerly along that westerly limit to the northerly limit of that easterly 30 acres; thence easterly along that northerly limit to the northwesterly limit of that diversion of that part of the King's Highway known as No. 41; thence northeasterly along that highway limit to the northerly limit of Lot 44, 1st Range East of the Addington Road; thence westerly along the northerly limit of that lot, in the 1st Range East of the Addington Road, to the northwesterly corner thereof; thence westerly in a straight line to the northeasterly corner of Lot 44, in Range 'A'; thence westerly along the northerly limit of that lot to the southerly production of the easterly boundary of the Township of Effingham; thence northerly along that production and that easterly boundary 2 miles and 42 chains, more or less, to the southerly limit of the road allowance in front of Concession V; thence westerly along that southerly limit to the northerly production of the line between lots 17 and 18, in Concession XVIII, in the Township of Anglesea; thence southerly along that northerly production to the southerly limit of the Township of Effingham; thence southerly in a straight line to the place of beginning.

Excepting any lands patent before the 8th day of January, 1970.

Excepting the Addington Road between the townships of Barrie and Anglesea crossing the above described lands.

Schedule 93

BONNECHERE PROVINCIAL PARK

In the Township of Richards, in the County of Renfrew, containing an area of 280 acres more or less, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are referred to the line between lots 23 and 24, in Concession VII, having an astronomical bearing of north 20° 45′ 40″ west.

1. Beginning at a point in the westerly limit of Lot 23, in Concession VI, distant 177.50 feet measured northerly along that westerly limit from the southwesterly corner thereof; thence north 40° 09′ 20" east 92.55 feet; thence north 30° 06′ 20" east 422.20 feet; thence south 54° 38' 40" east 257 feet, more or less, to the water's edge of Round Lake; thence in a northeasterly direction along that water's edge to the southerly production of the easterly limit of Lot 23, in Concession VI; thence northerly along that southerly production and the easterly limit of that lot to the southerly limit of that part of the King's Highway known as No. 521 which is distant 43.85 feet measured southerly along that easterly limit from the northeasterly corner of that Lot 23; thence south 69° 08' west along that highway limit 126.23 feet; thence

southwesterly along that highway limit on a curve to the right having a radius of 1984.86 feet, an arc distance of 381.35 feet, the chord equivalent being 380.78 feet measured south 74° 38′ 15" west to the northerly limit of that Lot 23; thence westerly along the northerly limit of that Lot 23 and Lot 24, in Concession VI, to the easterly limit of that part of the King's Highway known as No. 521; thence southwesterly along that highway limit on a curve to the left having a radius of 1357.40 feet, an arc distance of 514.03 feet, the chord equivalent being 510.97 feet measured south 28° 16' 31" west; thence continuing southwesterly along that highway limit on a curve to the left having a radius of 1357.40 feet, an arc distance of 381.66 feet, the chord equivalent being 380.41 feet measured south 9°22'18" west; thence south 1°19' west along that highway limit 263.61 feet; thence north 88° 41' west along that highway limit 43.88 feet; thence south 1° 10′ 30" west along that highway limit 1627.38 feet; thence south 88° 49′ 30" east 207.43 feet; thence south 1° 10' 30" west 210.0 feet; thence north 88° 49′ 30" west 207.43 feet to the easterly limit of that part of the King's Highway known as No. 521; thence south 1° 10′ 30" west along that highway limit 225.42 feet; thence southeasterly along that highway limit on a curve to the left having a radius of 2831.79 feet, an arc distance of 536.61 feet, the chord equivalent being 535.80 feet measured south 4° 15' 10" east to the southerly limit of Lot 25, in Concession VI; thence north 68° 52' east along that southerly limit 1275.42 feet to the westerly limit of Lot 24, in Concession VI; thence southerly along that westerly limit to a line drawn westerly parallel to the northerly limit of that Lot 24 from a point in the easterly limit thereof distant 3500 feet measured southerly along that easterly limit from the northeasterly corner thereof; thence easterly along that parallel line to a point distant 50 feet from a point in the easterly limit of that Lot 24 distant 3500 feet measured southerly along that easterly limit from the northeasterly corner thereof; thence southerly parallel to the easterly limit of that lot and 50 feet in perpendicular distance therefrom to a line drawn south 41° 56′ 20" west from the place of beginning; thence north 41° 56′ 20" east 56.27 feet, more or less, to the place of beginning.

2. Beginning at a point distant 13.2 feet measured north 60° 37′ 40″ west from a point distant 501.80 feet measured south 49° 14′ 20″ west from the southeasterly corner of Lot 24, in Concession VI; thence north 60° 37′ 40″ west 260.96 feet; thence south 29° 22′ 20″ west 260.96 feet; thence south 60° 37′ 40″ east 342.54 feet; thence north 12° 03′ 20″ east 273.37 feet, more or less, to the place of beginning.

3. Beginning at the most northerly corner of the said parcel distant 501.80 feet measured south 49° 14' 20" west from the southeasterly corner of Lot 24, in Concession VI; thence south 12°

03' 20" west 172.66 feet; thence south 60° 37' 40" east 127.58 feet to the inner limit of the road allowance laid out along the shore of Round Lake; thence in a northeasterly direction along that inner limit to a line drawn south 60° 37' 40" west 161.70 feet, more or less, to the place of beginning.

Schedule 94

CARSON LAKE PROVINCIAL PARK

In the townships of Jones and Sherwood, in the County of Renfrew containing an area of 33.50 acres, more or less, and described as follows:

 Part of the Township of Sherwood, described as follows:

Beginning at a point in the westerly limit of Lot 154, Range B, north of the Openongo Road distant 336.46 feet measured northerly along that westerly limit from the southwesterly corner thereof: thence southerly along the westerly limit of that lot and its southerly production 402.94 feet to the northwesterly limit of that part of the King's Highway known as No. 60; thence north 56° 41′ 45" east along that highway limit 70.02 feet; thence northeasterly along that highway limit on a curve to the right having a radius of 2367.01 feet, an arc distance of 1274.05 feet, the chord equivalent being 1258.71 feet measured north 67° 42′ 38" east to the easterly limit of Lot 155, Range B, north of the Opeongo Road; thence northerly along that easterly limit 350.15 feet; thence north 76° 13′ 45" west 482 feet, more or less, to the high-water mark of Carson Lake; thence southwesterly to the intersection with the high-water mark of Carson Lake with a line drawn north 68° 43' 15" east from the place of beginning; thence south 68° 43' 15" west 597 feet, more or less, to the place of beginning.

2. Part of the Township of Sherwood, described as follows:

Beginning at a point in the southerly limit of that part of the King's Highway known as No. 60 distant 83.41 feet measured northerly along the easterly limit of Lot 155, Range B, north of the Opeongo Road from the southeasterly corner thereof; thence easterly along that highway limit on a curve to the right having a radius of 2217.01 feet, an arc distance of 341.82 feet, the chord equivalent being 341.48 feet measured north 86° 04' 50" east to the northwesterly limit of Lot 156, Range B, south of the Opeongo Road; thence south 63° 52′ 20" west along that limit 424.06 feet to the westerly limit of Lot 156, Range B, south of the Opeongo Road; thence south 71° 43′ 20" west along the northerly limit of Lot 155, Range B, south of the Opeongo Road 153.43 feet; thence north 89° 02′ 50" west along that northerly limit 411 feet, more or less, to the high-water mark of Trout Lake; thence northerly along that highwater mark to the southerly limit of that part of the King's Highway known as No. 60; thence easterly along that highway limit to the place of beginning.

3. Part of the townships of Jones and Sherwood, described as follows:

Beginning at the intersection of the southeasterly limit of that part of the King's Highway known as No. 60 with the easterly limit of Lot 154, Range B, south of the Opeongo Road in the Township of Jones; thence northeasterly along that highway limit to a point in Trout Lake distant 300 feet measured easterly from and perpendicularly to the high-water mark of Trout Lake; thence in a southeasterly, southerly southwesterly and northwesterly direction parallel to that highwater mark and 300 feet in perpendicular distance therefrom to a line drawn south 22° 15' west from the intersection of the high-water mark of Trout Lake with the southeasterly limit of that part of the King's Highway known as No. 60; thence north 22° 15' east to that intersection; thence north 49° 55' east along that southeasterly limit of that part of that King's Highway a distance of 370 feet, more or less, to the place of beginning.

Schedule 95

CYPRUS LAKE PROVINCIAL PARK

In the Township of St. Edmunds, in the County of Bruce, containing an area of 1654 acres, more or less, and described as follows:

Beginning at the most southerly corner of Lot 29 in Concession III, East of the Bury Road; thence northwesterly along the southwesterly limit of that lot to the most westerly corner thereof; thence northeasterly along the northwesterly limit of that lot to the most northerly corner thereof; thence northwesterly along the northeasterly limit of Lot 30, in Concession III East of the Bury Road to the most northerly corner thereof; thence northwesterly in a straight line to the most easterly corner of Lot 31, in Concession III East of the Bury Road; thence northwesterly along the northeasterly limit of that lot to the most northerly corner thereof; thence northwesterly along the northwesterly production of the northeasterly limit of that lot to a point distant 300 feet measured northwesterly from and perpendicularly to the water's edge of Cameron Lake; thence in an easterly, northwesterly and westerly direction parallel to that water's edge and 300 feet in perpendicular distance therefrom to a line drawn south astronomically from the intersection of that water's edge with the southeasterly production of the southwesterly limit of Lot 32, in Concession IV East of the Bury Road; thence north astronomically 300 feet, more or less, to that intersection; thence northwesterly along that production and that southwesterly limit to the most westerly corner of that Lot 32; thence northeasterly along

the northwesterly limit of that lot to the most northerly corner thereof; thence southeasterly along the northeasterly limit of that lot to the most easterly corner thereof; thence northeasterly in a straight line to the most westerly corner of Lot 31, Concession V East of the Bury Road; thence northeasterly along the northwesterly limit of that lot and the northwesterly limit of Lot 31, in Concession VI East of the Bury Road to the most northerly corner of the last mentioned lot; thence north easterly along the northeasterly production of that northwesterly limit of Lot 31, in Concession VI East of the Bury Road to a point distant 2000 feet measured northwesterly from and perpendicularly to the water's edge of Georgian Bay; thence in an easterly and southeasterly direction parallel to the water's edge and 2000 feet in perpendicular distance therefrom to the northeasterly production of the south-easterly limit of Lot 28, in Concession VII East of the Bury Road; thence southwesterly along that production and that southeasterly limit of that lot to the most southerly corner thereof; thence southwestery in a straight line to the most easterly corner of Lot 28, in Concession VI East of the Bury Road; thence southwesterly along the southeasterly limit of that lot to the most southerly corner thereof; thence northwesterly in a straight line to the most easterly corner of Lot 28, in Concession V East of the Bury Road; thence southwesterly along the southeasterly limit of that lot to the most southerly corner thereof; thence northwesterly along the southwesterly limit of that lot to the most westerly corner thereof; thence in a straight line to the most easterly corner of Lot 29, in Concession IV East of the Bury Road; thence southwesterly along the southeasterly limit of that lot to the most southerly corner thereof; thence in a straight line to the most easterly corner of Lot 29, in Concession III East of the Bury Road; thence southwesterly along the southeasterly limit of that lot to the place of beginning.

Together with a right-of-way over, along and upon a strip of land having a perpendicular width of 66.00 feet being composed of parts of lots 28 and 29, in Concession 1 East of the Bury Road, parts of lots 28 and 29, in Concession II East of the Bury Road, part of Lot 28, in Concession III East of the Bury Road and part of Lot 28, in Concession IV East of the Bury Road, the said strip of land lying 33.00 feet measured perpendicularly on either side of the centre line and centre line produced, the said centre line being described as follows:

Premising that the bearings are referred to the northeasterly limit of Highway No. 6 (The Bury Road) having an astronomic bearing of north 53° 50′ 50″ west in accordance with Department of Highways Plan of Survey No. P-2618-7 registered in the Registry Office for the Registry Division of the County of Bruce as No. 870 and relating all bearings herein thereto.

Beginning at a point in the said northeasterly limit of Highway No. 6 which may be located as follows:

Beginning at the most westerly corner of Lot 28, in Concession I, East of the Bury Road; thence northeasterly along the northwesterly limit of that lot 22.27 feet to the said northeasterly limit of Highway No. 6; thence south 53° 50′ 50" east along that northeasterly limit of Highway No. 6 a distance of 216.07 feet to the point of beginning; thence north 15° 33' east 506.50 feet; thence north 20° 04' east 343.40 feet; thence north 43° 42' 30" east 288.50 feet; thence north 34° 35' east 330.70 feet; thence north 23° 38' east 273.50 feet; thence north 9° 40′ 30" east 273.30 feet to a point in Lot 29, Concession I, East of the Bury Road; thence north 23° 31' east 257.50 feet; thence north 36° 00' 30" east 368.80 feet; thence north 0° 30′ 30" west 367.00 feet; thence north 31° 56′ 30" east 282.50 feet; thence north 27° 35′ 30" east 317.40 feet to a point in Lot 29, Concession II, East of the Bury Road; thence north 30° 21' east 169.20 feet; thence north 46° 30' east 331.60 feet; thence north 54° 58' east 219.70 feet; thence north 49° 07' 30" east 275.70 feet: thence north 2°49′30" west 260.60 feet; thence north 21° 25′ 30" east 179.00 feet; thence north 50° 39' east 214.40 feet; thence north 10° 23' 30" west 166.60 feet; thence north 0° 51' 30" west 188.50 feet; thence north 46° 04' east 515.90 feet; thence north 58° 31' east 140.10 feet; thence north 72° 28′ 30" east 259.20 feet; thence north 66° 20′ 30" east 141.20 feet; thence north 28° 32′ 30" east 111.50 feet; thence north 67° 10′ 30" east 343.80 feet to a point in the road allowance between concessions II and III, East of the Bury Road; thence north 34° 36′ 30" east 261.90 feet to a point in Lot 28, Concession III, East of the Bury Road; thence north 29° 02' 30" east 167.70 feet; thence north 37° 06' east 234.40 feet; thence north 64° 48′ 30" east 482.30 feet; thence north 42° 49' east 273.10 feet; thence north 79° 25' east 122.10 feet; thence north 56° 30′ 30" east 199.00 feet; thence north 49° 31′ 30" east 121.80 feet; thence north 85° 22′ 30" east 170.80 feet; thence north 60° 33' east 194.60 feet; thence north 30° 16' east 184.70 feet; thence north 72° 17′ 30" east 87.30 feet; thence north 1° 31′ 30" east 164.20 feet; thence north 51° 01' east 331.80 feet; thence north 32° 02' east 249.50 feet; thence north 51° 56′ 30" east 131.20 feet; thence north 18° 32' east 116.40 feet; thence north 36° 34′ 30" east 66.50 feet; thence north $7^{\circ}02'30''$ east 63.00 feet; thence north $37^{\circ}02'$ east 47.90 feet to a point in the said Lot 28, Concession IV, East of the Bury Road; thence north 9° 05' east 385.00 feet; thence north 25° 57' 30" east 350.70 feet: thence north 8° 12' east 376.40 feet; thence north 38° 38′ 30" east 223.20 feet; thence north 51° 56′ 30" east 107.50 feet; thence north 27° 41' east 135.80 feet; thence north 46° 13' east 240.10 feet; thence north 83° 59' 30" east 165.70 feet; thence north 66° 34' east 214.00 feet; thence north 82° 46' east 274.80 feet; thence north 59° 38′ 30" east 164.50 feet; thence north 82° 50′ 30" east to a point distant 33.00 feet measured westerly from and perpendicularly to the southeasterly limit of Lot 28, in Concession IV, East of the Bury Road; thence northeasterly and parallel to the southeasterly limit of the said Lot 28 to the southwesterly limit of Lot 29, in Concession V, East of the Bury Road.

Schedule 96

FERRIS PROVINCIAL PARK

In the Township of Seymour, in the County of Northumberland, containing an area of 490 acres, more or less, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are referred to the meridian passing through the northeasterly corner of Lot 9, in Concession V.

Beginning at the northwesterly corner of Lot 10, in Concession IV; thence easterly along the northerly limit of that lot 1002.25 feet; thence south 14° 38' 50" east 199.56 feet; thence south 19° 10' east 1000 feet; thence south 17° 26′ 50" east 500 feet; thence south 19° 10' east 510.20 feet, more or less, to the line between the north half and south half of that Lot 10; thence westerly along the line between the north half and south half of that Lot 10 and Lot 9, in Concession IV, a distance of 2472.25 feet; thence north 17° 07′ 10" west 508.0 feet; thence north 43° 03' 40" west 701.62 feet; thence north 15° 18' west 529.0 feet; thence north 11° 00′ 30" west 514.78 feet to the northerly limit of Lot 9, Concession IV; thence westerly along that northerly limit 67 feet, more or less, to the high-water mark of the Trent River; thence in a northerly, northwesterly, southwesterly, northwesterly and northerly direction following that highwater mark to the northerly limit of Lot 9, in Concession V; thence easterly along that northerly limit to the northeasterly corner thereof; thence south 20° 39′ 15" east 39.29 feet to the northwesterly corner of Lot 10, in Concession V; thence easterly along that northerly limit to the northeasterly corner thereof; thence southerly along the easterly limit of that lot 1318.14 feet; thence south 10 09' 50" east 343.89 feet; thence south 78° 26' 25" west 183.19 feet; thence south 5° 22' 35" west 344.16 feet; thence south 85° 34' 15" east 158.70 feet; thence south 8° 09′ 40″ west 101.48 feet; thence north 81° 52' east 183.30 feet; thence north 13:31'45" west 171.82 feet; thence south 77 35 35 west 37.04 feet; thence north 18° 21' 20" west 107.33 feet; thence north 4° 25' 45" east 209.81 feet; thence north 10° 09′ 50" west 236.54 feet, more or less, to the easterly limit of that Lot 10; thence southerly along that easterly limit 763.59 feet to the line between the north half and south half of that Lot 10; thence westerly along the line between the north half and south half of that Lot 10 a distance of 2.33 feet; thence south 21° 37′ 35" east 17.96 feet; thence south 24° 38' 40" east 330.17 feet; thence south 19° 48′ 05" east 179.31 feet; thence south 1° 12′ 50" east 377.82 feet; thence

south 18° 58′ 20″ east 505.65 feet; thence south 20° 46′ east 757.77 feet, more or less, to the south-easterly corner of Lot 10, in Concession V; thence westerly along the southerly limit of that lot to the southwesterly corner thereof; thence southerly in a straight line to the place of beginning.

Schedule 97

IROQUOIS BEACH PROVINCIAL PARK

In the Township of Bayham and the Village of Port Burwell, in the County of Elgin, containing an area of 560 acres, more or less, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are referred to the easterly limit of Lot 8, in Concession 1, having a bearing of north 0° 42′ 10″ east.

1. Beginning at a point in the easterly limit of Lot 8, in Concession I, distant 5771.59 feet measured southerly along that easterly limit from the northeasterly corner thereof; thence north 67° 43' west 992.14 feet; thence south 26° 48′ 50" west 114.89 feet; thence north 69° 11′ 10" west 818.00 feet; thence north 74° 11′ 10" west 480.45 feet; thence north 21° 49′ 50" west 157.47 feet; thence north 69° 57' west 1128.85 feet, more or less, to the line between the east half and west half of Lot 6, in Concession I; thence southerly along that line and its southerly production to a point distant 1320 feet measured southwesterly from and perpendicularly to the water's edge of Lake Erie; thence in a southeasterly direction parallel to that water's edge of Lake Erie; thence in a southeasterly direction parallel to that water's edge and 1320 feet in perpendicular distance therefrom to a line drawn south 0° 24′ 10" west from a point hereinafter referred to as Point A distant 75.0 feet measured west astronomically from a point in the westerly limit of Chatham Street distant 2033.70 feet measured southerly along the westerly limit of Chatham Street from its intersection with the southerly limit of Wellington Street; thence north 0° 24′ 10" east to that Point A; thence east astronomically 75.0 feet to the westerly limit of Chatham Street being also the easterly limit of Lot 10, in Concession I; thence northerly along that westerly limit of Chatham Street 1657.49 feet: thence south 76° 47' 55" west 169.77 feet; thence north 0° 24' 10" east 198.17 feet; thence south 89°35′50" east 165.0 feet, more or less, to the westerly limit of Chatham Street; thence northerly along that westerly limit 217.97 feet to the southerly limit of Wellington Street; thence westerly along that southerly limit 399 feet to the southerly production of the westerly limit of Addison Street; thence northerly along that production 66 feet to the northerly limit of Wellington Street; thence northerly along the westerly limit of Addison Street and its northerly production 2546.0 feet; thence northwesterly parallel to the northerly limit of lots 10 and 9, in Concession I, to the easterly limit of Lot 8, in Concession I; thence southerly along that easterly limit to the place of beginning.

Excepting therefrom lots 1 to 8, inclusive, Registered Plan 191, lots 86, 87 and 102 and lots 127 to 130, inclusive, Registered Plan 228.

And also Excepting Parcel 1 of Plan Number D 606, described as follows:

Beginning at a point in the westerly limit of Chatham Street distant 483.14 feet measured southerly along that westerly limit from its intersection with the southerly limit of Wellington Street; thence north 89° 35′ 50″ west 32.0 feet; thence south 19° 32′ 37″ west 468.76 feet, more or less, to the northwesterly limit of Ashley Avenue; thence southeasterly along that northwesterly limit 208.57 feet, more or less, to the westerly limit of Chatham Street, thence northerly along that westerly limit 530.60 feet, more or less, to the place of beginning.

And also Excepting therefrom part of .Lot 9, Concession I, described as follows:

Beginning at a point in the easterly limit of Lot 9, Concession I, distant 119.0 feet measured southerly along that easterly limit from the northwesterly corner of Lot 9, Registered Plan 191; thence southerly along that easterly limit of Lot 9, in Concession I, a distance of 153.0 feet; thence westerly parallel to the centre line of Libbye Avenue according to Registered Plan 191 a distance of 50.00 feet; thence northerly parallel to that easterly limit of Lot 9, a distance of 20.0 feet; thence westerly parallel to the centre line of Libbye Avenue 50.0 feet; thence northerly prallel to the easterly limit of that Lot 9 a distance of 12.0 feet; thence westerly parallel to the centre line of Libbye Avenue 40.0 feet; thence northerly parallel to the easterly limit of that Lot 9 a distance of 7.0 feet; thence westerly and parallel to the centre line of of Libbye Avenue 40.0 feet; thence northerly and parallel to the easterly limit of Lot 9 a distance of 11.0 feet; thence westerly and parallel to the centre line of Libbye Avenue 80.0 feet; thence northerly and parallel to the easterly limit of that Lot 9 a distance of 103.0 feet, more or less to a line drawn north 88° 37′ 20" west from the place of beginning; thence south 80° 37′ 20" east 260.0 feet, more or less, to the place of beginning.

2. Lots 21, 22 and 23, Registered Plan 12.

3. Beginning at a point in the easterly limit of Chatham Street distant 1534.80 feet measured southerly along that easterly limit from its intersection with the southerly limit of Pitt Street; thence southerly along the easterly limit of Chatham Street 460.0 feet; thence south 74° 19′ 50″ east 624.53 feet; thence north 2° 54′ 20″ west 450.0 feet; thence south 87° 05′ 40″ west 20.0 feet; thence north 2° 54′ 20″ west 50.10 feet; thence north 2° 54′ 20″ west 50.10 feet; thence north 24° 47′ 20″ west 139.62 feet, more or less, to a line drawn south 89° 35′ 50″ east from the place of beginning; thence north 89° 35′ 50″ west 494.34 feet, more or less, to the place of beginning.

Schedule 98

KILLBEAR PROVINCIAL PARK

In the geographic Township of Carling, in the Territorial District of Parry Sound, containing an area of 4340 acres, more or less, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical.

1. Beginning at the northwesterly corner of Lot 63, Concession VIII; thence southerly along the westerly limit of that lot and its southerly production to the centre of the channel between the mainland and Davy Island, in Georgian Bay; thence in a southwesterly direction following that centre line to a point distant 600 feet measured northwesterly from the most westerly point of Davy Island; thence in a southeasterly direction to a point distant 600 feet measured southerly from the most southerly point of Davy Island; thence southeasterly in a straight line to a point distant 600 feet measured southerly from the most southerly point of Killbear Point; thence in a northeasterly and northwesterly direction parallel to the water's edge of Parry Sound and 600 feet in perpendicular width therefrom to the easterly production of the southerly limit of Lot 1. Plan M-97: thence westerly along that production and that southerly limit to the southwesterly corner of that lot; thence in a northwesterly direction along the westerly limit of Plan M-97 to the intersection with a road as shown on Reference Plan P.S.R. 1245; thence in a southwesterly, westerly and northwesterly direction along the limit of a road as shown on reference plans P.S.R. 1245 and P.S.R. 423 to the westerly limit of Lot 63, Concession IX; thence southerly along the westerly limit of that lot to the southwesterly corner thereof; thence southerly in a straight line to the place of beginning.

Excepting therefrom the lighthouse site vested in the Crown in right of Canada by Order-in-Council dated the 28th day of December, 1901.

2. Beginning at the northwesterly corner of Lot 63, Concession IX; thence southerly along the westerly limit of that lot to the northerly limit of a road as shown on Reference Plan P.S.R. 423; thence in a southeasterly and northeasterly direction following that road as shown on reference plans P.S.R. 423 and P.S.R. 1245 to the southerly limit of Plan M-97; thence north 70° 52' 15" west along the southerly limit of Plan M-97 to the northerly limit of Lot C, Concession D; thence westerly along that northerly limit to the northwesterly corner thereof; thence southerly along the westerly limit of that lot to the easterly production of the northerly limit of Lot 61, Concession IX; thence westerly along that production and the northerly limit of lots 61, 62 and 63 to the place of beginning.

Schedule 99

LAKE ST. PETER PROVINCIAL PARK

In the Township of McClure, in the County of Hastings, containing an area of 62 acres, more or less, and described as follows:

- 1. Beginning at a point in the westerly limit of Lot 5, in Concession XII, distant 1110.86 feet measured southerly along that westerly limit from the northwesterly corner thereof; thence south 65° 18' west 66.11 feet to the easterly limit of Lot 6, in Concession XII; thence continuing south 65° 18' west 832.76 feet; thence south 21° 42' east 712.55 feet to the northerly limit of the right-of-way of a township road; thence south 88° 39' east along that road 508.60 feet; thence easterly along that road on a curve to the right having a radius of 936.81 feet, an arc distance of 164.41 feet, the chord equivalent being 165.20 feet measured south 83° $35'\,30''$ east; thence south $78^{\circ}\,32'$ east along that road 143.39 feet; thence easterly along that road on a curve to the left having a radius of 386.83 feet. an arc distance of 91.71 feet, the chord equivalent being 91.49 feet measured south 85° 19' 30" east, thence northeasterly along that road on a curve to the left having a radius of 274.61 feet, an arc distance of 335.02 feet, the chord equivalent being 314.63 feet measured north 52° 56' east; thence north 17° 59' east along that road 311.93 feet; thence north 24° 47' east along that road 365.84 feet; thence north 10° 04' east along that road 711.92 feet; thence north 6° 55' west along that road 32.71 feet to a line drawn north 65° 18' east from the place of beginning; thence south 65° 18' west 1070.43 feet, more or less, to the place of beginning.
- 2. Beginning at a point distant 601.71 feet measured north 70° 55' east from the northeasterly corner of Lot 48, Registered Plan 731; thence north 70° 55' east 144.75 feet; thence north 69° 55' east 210.2 feet to a point hereinafter referred to as Point A on the high-water mark of Lake St. Peter; thence in a northeasterly, northwesterly, northeasterly, westerly, southwesterly, southeasterly, northwesterly and northeasterly direction along that high-water mark to a point distant 657.80 feet measured north 40° 51′ 30" west from the hereinbefore mentioned Point A; thence north 78° 35' west 315.77 feet; thence north 18° 55' east 200.0 feet; thence north 43° 31' west 160 feet; thence north 17°57' west 174.1 feet; thence north 69°55' east 300.65 feet to a point in the high-water mark of Lake St. Peter here nafter referred to as Point B; thence in a northerly direction along that high-water mark to a point distant 159.94 feet measured north 2° 08' east from the hereinbefore mentioned Point B; thence south 69° 55' west 266.55 feet to the easterly limit of a township road; thence south 10° 04' west along that road 109.40 feet; thence south 24° 47' west along that road 370.44 feet; thence south 17° 59' west along that road 308.01 feet; thence southwesterly along that road a curve to the right having a radius of 340.61 feet, an arc distance of

257.12 feet, the chord equivalent being 251.10 feet measured south 39° 36′ 47" west; thence southeasterly along that road an a curve to the right having a radius of 405.68 feet, an arc distance of 205.10 feet, the chord equivalent being 202.92 feet measured south 55° 31' east; thence south 41° 02' east along that road 142.59 feet; thence southeasterly along that road on a curve to the left having a radius of 124.47 feet, an arc distance of 78.96 feet, the chord equivalent being 77.64 feet measured south 59° 12' 21" east; thence south 7° 50' west 33.09 feet; thence easterly on a curve to the left having a radius of 157.47 feet, an arc distance of 29.08 feet, the chord equivalent being 29.04 feet measured south 83° 29' 37" east; thence south 88° 58' east 458.27 feet; thence southeasterly on a curve to the right having a radius of 83.79 feet, an arc distance of 104.84 feet. the chord equaivalent being 98.13 feet measured south 53° 07' 20" east to the place of beginning.

- 3. Beginning at the northeasterly corner of Lot 48, Registered Plan 731; thnce north 70° 55′ east 568.70 feet to the southwesterly limit of a township road; thence northwesterly along that road on a curve to the left having a radius of 50.79 feet, an arc distance of 64.59 feet, the chord equivalent being 60.32 feet measured north 52° 32′ 07″ west; thence north 88° 58′ west along thar road 458.27 feet; thence westerly along that road on a curve to the right having a radius of 190.47 feet, an arc distance of 33.0 feet, the chord equivalent being 32.96 feet measured north 84° 00′ 11″ west; thence south 7° 50′ west 173.39 feet; thence south 21°59′ east 67.35 feet to the place of beginning.
- 4. Beginning at a point in the northerly limit of Lot 47, Registered Plan 731, distant 16.04 feet measured westerly along that northerly limit from the northeasterly corner thereof; thence north 7° 50' east 106.17 feet to the southwesterly limit of a township road; thence northwesterly along that road on a curve to the right having a radius of 190.47 feet, an arc distance of 58.15 feet, the chord equivalent being 57.92 feet measured north 49° 46' 46" west; thence north 41° 02' west along that road 142.59 feet; thence northwesterly along that road on a curve to the left having a radius of 339.68 feet, an arc distance of 302.85 feet, the chord equivalent being 292.92 feet measured north 66° 34′ 30" west; thence westerly along that road on a curve to the right having a radius of 452.83 feet, an arc distance of 107.35 feet, the chord equivalent being 107.10 feet measured north 85° 19' 30" west; thence north 78° 32' west along that road 143.39 feet; thence westerly along that road on a curve to the left having a radius of 870.81 feet, an arc distance of 57.87 feet, the chord equivalent being 57.86 feet measured north 80° 26′ 14" west; thence south 20° 52' east 325.69 feet to the high-water mark of Lake St. Peter; thence in a southeasterly direction along that highwater mark to a line drawn south 69° 55' west from the place of beginning; thence north 69° 55' east 129.62 feet, more or less, to the place of beginning.

Schedule 100

SAUBLE FALLS PROVINCIAL PARK

In the Township of Amabel, in the County of Bruce, containing an area of 50 acres, more or less, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are referred to the centre line of the road allowance between concessions C and D having an astronomical bearing of north 2° 31′ west.

- 1. Beginning at a point distant 3262.78 feet measured north 4° 06′ 50" east from the southeasterly corner of the Mill Lot in Concession C: thence north 11° 24′ 30" east 302.50 feet; thence south 59° 29' 30" west 420.70 feet, more or less, to a county road; thence northerly along that road on a curve to the left having a radius of 1959.86 feet, an arc distance of 312.33 feet, the chord equivalent being 312.0 feet measured north 3° 27′ 05" west; thence north 8° 01' west along that road 157.83 feet; thence northwesterly along that road on a curve to the left having a radius of 1482.40 feet, an arc distance of 89.80 feet, the chord equivalent being 89.78 feet measured north 9°45'08" west; thence south 4° 01' east 165 feet, more or less, to the water's edge of Sauble River; thence in a northeasterly, southeasterly and southerly direction following that water's edge to a line drawn south 75° 48' 30" east from the place of beginning; thence north 75° 48′ 30" west 878 feet, more or less, to a point distant 30.34 feet measured south 75° 48′ 30" east from the place of beginning; thence south 22° 41′ 30" west 147.22 feet; thence south 52° 23' 30" west 271.92 feet: thence southwesterly on a curve to the right having a radius of 90.36 feet, an arc distance of 92.55 feet, the chord equivalent being 88.56 feet measured south 81° 44′ 03" west to the easterly limit of a county road; thence northerly along that road on a curve to the right having a radius of 2814.79 feet, an arc distance of 32.21 feet, the chord equivalent being 32.21 feet measured north 3° 38′ 43" east; thence south 60° 29' east 0.71 feet: thence easterly on a curve to the left having a radius of 60.36 feet, an arc distance of 70.72 feet, the chord equivalent being 66.74 feet measured north 85° 57′ 15" east; thence north 52° 23′ 30" east 263.96 feet; thence north 22° 41′ 30" east 134.78 feet, more or less, to the place of beginning.
- 2. Beginning at a point in the westerly limit of the road allowance between concessions C and D distant 3072.42 feet measured northerly along that westerly limit from the southeasterly corner of the Mill Lot in Concession D; thence south 30° 31' west along the northesterly limit of Sauble River Road 892.10 feet; thence south 80° west along the northerly limit of Sauble River Road 670.30 feet; thence north 87° 56' west along the northerly limit of Sauble River Road 615.80 feet; thence north 45° east 59.86 feet; thence north 45° west

63 feet, more or less, to the water's edge of the Sauble River; thence in a northeasterly direction along that water's edge to a line drawn north 87° 29' east from a point hereinafter referred to as Point A distant 525.37 feet measured south 84° 07' 53" west from the place of beginning; thence south $87^{\circ}\ 29'$ west to a point distant 180.84 feet measured south $87^{\circ}\ 29'$ west from the hereinbefore mentioned Point A; thence north 2° 31' west 404.58 feet; thence north 33° 49' east 968.88. feet; thence north 87° 29' east 14.18 feet; thence south 0° 01' east 552.52 feet; thence south 52° 44' east 183.80 feet; thence south 10° 59' east 272.20 feet; thence southwesterly on a curve to the right having a radius of 1859.86 feet, an arc distance of 55.81 feet, the chord equivalent being 55.80 feet measured south 3° 37′ 25" west; thence south 4° 29' west 33.23 feet; thence south 18° 09' west 85.18 feet; thence south 2° 31' east 48.87 feet, more or less, to the place of beginning.

Beginning at a point distant 31.53 feet measured north 51° 46' west from a point in the easterly limit of the road allowance between concessions C and D distant 3588.36 feet measured north 2° 31' west along that easterly limit from the southwesterly corner of the Mill Lot in Concession C; thence northerly along a curve to the left having a radius of 1859.86 feet, an arc distance of 30.77 feet, the chord equivalent being 30.77 feet measured north 7° 32′ 34" west; thence north 8° 01' west 157.83 feet; thence north 9° 45' west 60.0 feet; thence north 25° 12′ 15" west 95.29 feet; thence north 15° 21' 45" west 100.0 feet; thence north 10° 09' 10" west 100.13 feet; thence south 0° 01' east 434.53 feet; thence south 52° 44' east 94.4 feet; thence south 51° 46' east 55.57 feet, more or less, to the place of beginning.

Schedule 101

SOUTH MARA PROVINCIAL PARK

In the Township of Mara, in the County of Ontario, and described as follows:

Beginning at the southeasterly corner of Block E, Registered Plan 242; thence southerly along the southerly production of the easterly limit of that Block E to a point distant 600 feet measured southeasterly from and perpendicularly to the high-water mark of Lake Simcoe; thence in a southwesterly and northerly direction parallel to that high-water mark and 600 feet in perpendicular distance therefrom to a line drawn west astronomically from the most westerly extremity of Block B, Registered Plan 242; thence northerly to a point distant 600 feet measured west astronomically from the most westerly extremity of Lot 47, Registered Plan 242; thence northeasterly to a point distant 600 feet measured west astronomically from the most westerly extremity of Block D, Registered Plan 242; thence in a northeasterly direction parallel to the high-water mark of Lake Simcoe and 600 feet in perpendicular distance therefrom to the northerly production of the easterly limit of Lot 28, in Concession VIII; thence southerly along that production and the easterly limit of that lot to the place of beginning.

Schedule 102

WHEATLEY PROVINCIAL PARK

In the Township of Romney and part of the Village of Wheatley, in the County of Kent, containing an area of 596 acres, more or less, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are referred to the meridian passing through the most northerly corner of Lot 6, in Concession I, in the said township.

Beginning at a point in the northeasterly limit of Lot 7, in Concession I, distant 2015.5 feet measured southeasterly along that northeasterly limit from the most northerly corner of that lot; thence south 48° 04' west 66 feet; thence north 42° 16' west 300.41 feet; thence south 48° 27' 30" west 1917.58 feet, more or less, to the southwesterly limit of that lot; thence northwesterly along that southwesterly limit 688.13 feet; thence south 47° 57' west 207.0 feet; thence south 26° 52' 10" west 332.0 feet; thence south 7° 22′ 50" west 337.4 feet; thence south 34° 30′ 50" west 288.8 feet; thence north 41° 58′ 10" west 1420.1 feet, more or less, to the northwesterly limit of Lot 6, in Concession I; thence southwesterly along that northwesterly limit 419.05 feet; thence south 41°24'30" east 180.0 feet; thence south 48° 35′ 30" west 90.0 feet; thence south 41° 24′ 30" east 367.93 feet; thence south 48° 35′ 30" west 795.0 feet; thence north 41° 24′ 30" west 537.93 feet; thence south 48° 35′ 30" west 680 feet; thence north 41° 24' 30" west 10 feet more or less, to the northwesterly limit of Lot 5, in Concession I; thence southwesterly along that northwesterly limit 337.0 feet; thence south 66°27'30" east 635.0 feet; thence south 35°14'30" east 85.15 feet; thence south 48°35'30" west 907.90 feet, more or less, to the southwesterly limit of that lot; thence southeasterly along that southwesterly limit 966.9 feet; thence south 48° 35′ 30" west 602.7 feet, more or less, to the northeasterly limit of a road; thence south 41° 51' 10" east along that northeasterly limit 904.2 feet; thence north 48° 35′ 30" east 602.9 feet, more or less, to the northeasterly limit of Lot 4, in Concession I; thence southeasterly along that northeasterly limit 1950.2 feet, more or less, to the most easterly corner of that lot; thence southwesterly along that southeasterly limit 87.30 feet; thence south 12° 56′ 10" east 75.08 feet to the centre line of Two Creeks; thence southeasterly along that centre line and the centre line of the stream flowing into Lake Erie to the water's edge of that lake; thence south 63° 30' east 400 feet, more or less, to a point distant 400 feet measured southeasterly from and perpendicularly to the water's edge of that lake; thence

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in a northeasterly direction parallel to the said water's edge and 400 feet in perpendicular distance therefrom to the southeasterly production of the northeasterly limit of Lot 7, in Concession 1; thence northwesterly along that northeasterly limit to the place of beginning.

(5305)

(b) sell the pelt of the polar bear taken in accordance with clause a, provided that the pelt is sealed in the manner set out in section 12 of Ontario Regulation 343/64. O. Reg. 115/71, s. 2.

(5306)

THE GAME AND FISH ACT, 1961-62

O. Reg. 115/71.
Polar Bears.
Made—March 19th, 1971.
Filed—March 16th, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT, 1961-62

POLAR BEARS

- 1. Polar bears are declared to be fur-bearing animals. O. Reg. 115/71, s. 1.
- 2. The holder of a licence in Form 2 of Ontario Regulation 343/64 may,
 - (a) take or kill a polar bear in defence of his property on the area described in his licence; and

THE LOAN AND TRUST CORPORATIONS ACT

O. Reg. 116/71. Approved Trust Companies. Made—March 11th, 1971. Filed—March 16th, 1971.

REGULATION MADE UNDER THE LOAN AND TRUST CORPORATIONS ACT

1. The Schedule to Regulation 413 of Revised Regulations of Ontario, 1960, as remade by section 1 of Ontario Regulation 240/66 and amended by section 1 of Ontario Regulation 45/69, is amended by adding thereto the following item:

12a. The Lincoln Trust and Savings Company

(5307)

Publications Under The Regulations Act

April 3rd, 1971

THE ELDERLY PERSONS CENTRES ACT, 1966

O. Reg. 117/71. General. Made—March 17th, 1971. Filed—March 18th, 1971.

REGULATION MADE UNDER THE ELDERLY PERSONS CENTRES ACT, 1966

- 1.—(1) Section 1c of Ontario Regulation 87/68, as made by section 1 of Ontario Regulation 134/69, is amended by inserting after "Where" in the first line "a municipality or" and by striking out "approved corporation" in the seventh and eighth lines and inserting in lieu thereof "municipality or approved corporation, as the case may be".
- (2) Clause a of the said section 1c as made by section 1 of Ontario Regulation 134/69 is amended by striking out "approved corporation" in the second line and inserting in lieu thereof "municipality or approved corporation as the case may be".
- 2.—(1) Clause a of subsection 2 of section 4 of Ontario Regulation 87/68 is amended by inserting after "of" where it appears the second time in the first line "the municipality or".
- (2) Subclause i of clause a of subsection 2 of the said section 4 is amended by inserting after "corporation" in the first line "or the municipality, as the case may be".
- (3) Subclause ii of clause a of subsection 2 of the said section 4 is revoked and the following substituted therefor:
 - (ii) that the total of the unpaid accounts applicable to the cost of the erection, alteration, extension, renovation or acquisition does not exceed the amount of the grant remaining to be paid,
 - (iia) that the amount of the grant remaining to be paid will be applied first in payment of the unpaid accounts referred to in subclause ii.
- (4) Subclause iv of clause a of subsection 2 of the said section 4 is amended by adding at the beginning thereof "in the case of an approved corporation" and by adding at the end thereof "or contributed to the

- corporation real or personal property, approved by the Minister, that is equivalent in value to at least 20 per cent of the amount referred to in subclause i".
- (5) Subsection 3 of the said section 4, as amended by section 2 of Ontario Regulation 134/69, is further amended by striking out "the Minister" in the eighth line and inserting in lieu thereof "in the case of an approved corporation, the Director", by inserting after "has" in the twelfth line "either" and by adding at the end thereof "or contributed to the approved corporation, real or personal property, approved by the Minister, that is equivalent in value to at least a proportionate share of the required 20 per cent of the estimated total capital cost of the construction".
- Ontario Regulation 87/68 as amended by Ontario Regulations 134/69, 3/70, 157/70 and 408/70, is further amended by adding thereto the following section:

4a.—(1) An application for payment of the subsidy under subsection 2 of section 3 of the Act may be made monthly, quarter-yearly, half-yearly or yearly by a municipality or an approved corporation, as the case may be, for costs incurred on or after April 1, 1970, and the application shall be made in triplicate in Form 4 and shall be furnished to the Director not later than the 30th day of the month immediately following the period of time for which the application is made.

- (2) Subject to subsections 3 and 4, the monthly amount to be paid under subsection 2 of section 3 of the Act shall be the lesser of,
 - (a) 50 per cent of the net monthly expenditure by the municipality or the approved corporation, as the case may be, determined in accordance with Form 4; or
 - (b) \$1,250.
- (3) In determining the maximum net monthly expenditure under clause *a* of subsection 2, the Director may average the expenditures by the municipality or the approved corporation, as the case may be, over a twelve month period ending March 31st in each year.
- (4) In determining the maximum net monthly expenditure under clause a of subsection 2, the cost of rent or the amounts repaid for principal and interest under a mortgage shall not be included in respect of an approved centre for which a capital grant has been paid under subsection 1 of section 3 of the Act.

- 4b. The sum payable by the municipality or the municipalities, as the case may be, to an approved corporation under subsection 2 of section 3 of the Act shall be equal to at least 20 per cent of the net monthly expenditure of the corporation determined in accordance with Form 4.
 - Section 5 of Ontario Regulation 87/68 is revoked and the following substituted therefor:
- 5. A grant may be paid under section 4 of the Act to a municipality or to an approved corporation for costs approved by the Director of a programme of services for elderly persons in an approved centre, but in no case shall the total grant under section 4 of the Act exceed \$15,000 during any twelve month period ending on the 31st day of March.
 - 5.—(1) Section 5a of Ontario Regulation 87/68, as made by section 1 of Ontario Regulation 134/69, is amended by adding at the beginning thereof "A municipality or".
 - (2) Clause b of the said section 5a, as made by section 1 of Ontario Regulation 134/69, is amended by striking out "Minister" where it appears in the first and second lines and inserting in lieu thereof "Director".
 - (3) Clause c of the said section 5a, as made by section 1 of Ontario Regulation 134/69, is amended by striking out "Minister" in the fourth line and inserting in lieu thereof "Director".
 - (4) Subclause iii of clause d of the said section 5a, as made by section 1 of Ontario Regulation 134/69, is amended by inserting after "accountant" in the third line "in the case of the approved corporation and an auditor licensed and appointed in accordance with The Municipal Act in the case of the municipality".
 - (5) Clause e of the said section 5a, as made by section 1 of Ontario Regulation 134/69, is amended by striking out "Minister" in the first line and inserting in lieu thereof "Director", by inserting after "accountant" in the fifth line "in the case of the approved corporation and an auditor licensed and appointed in accordance with The Municipal Act in the case of the municipality" and by striking out "Minister" in the last line and inserting in lieu thereof "Director".
 - 6.—(1) Item 1 of Form 1 of Ontario Regulation 87/68 is revoked and the following substituted therefor:

1.	The.																													
						(:	n	a	n	10	е	o	f	1	n	u	r	i	С	i	sc	ıl	it	y	1)					

(address)	• •
OR	
The(name of corporation)	
(address)	
incorporated without share capital and wire objects of a charitable nature on	
hereby applies for a capital grant under su section 1 of section 3 of <i>The Elderly Perso</i> Centres Act, 1966 in respect of the:	
(check (\checkmark) where applicable)	
□ erection □ alteration	
□ extension □ renovation	
☐ acquisition	
of a building(s) or premises for use as a centr	e,
(a) known or to be known as	
(b) situated or to be situated at ; ar (address)	ıd
(c) consisting or to consist of building(s	s).
(2) Item 3 of the said Form 1 is amende by striking out "Corporation" in the fir line and inserting in lieu thereof "applicant	st
(3) Clause a of item 3 of the said Form is amended by striking out "Corporation" ar inserting in lieu thereof "applicant".	1 nd
(4) Clause b of item 3 of the said Form 1 revoked and the following substituted ther for:	
(b) (see note)	
 (i) grant from municipality or municipalities (at least 20% of cost)\$ (ii) contribution from municipality or municipalities of real or personal property, approved by the Minister, that has a value 	•
of (at least 20% of cost) \$	٠

(5) Item 4 of the said Form 1 is amended by striking out "Corporation" in the first line and inserting in lieu thereof "applicant".

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(6) The said Form 1 is amended by inserting after "the" in the last line "municipality or" and by adding at the end thereof the following:	palities) referred to in clause h of item
Note:	(indicate which)
To be completed only in the case of an application by a corporation other than a municipality.	poration of the amount shown in clause b of item 2 above:
7.—(1) Form 2 of Ontario Regulation 87/68 is amended by inserting after "of" in the sixth line "municipality or".	or
(2) Clause b of item 2 of Part I of the said Form 2 is revoked and the following sub- stituted therefor:	contributed or directed contribution by by-law to the corporation, real or personal property, approved by the Minister, that has a value as
(b) (see Note 1)	shown in clause b of item 2 above.
The municipality (municipalities) of	
	(5) Part I of the said Form 2 is amended b inserting after "of" in the last line "mun cipality or".
•••••	(6) Clause b of item 2 of Part II of the said
L. d.	Form 2 is revoked and the following substituted therefor:
has (have)	(b) (see Note 1)
(indicate which)	The municipality (municipalities) of
directed payment to the corporation of the amount of (at least 20% of the amount shown in clause a of this item)	
or	
 contributed or directed con- tribution by by-law to the corporation, real or personal 	has (have) (indicate which)
property, approved by the Minister, that has a value of (at least 20% of the amount shown in clause a of this	directed payment to the corporation of the amount of\$
item)\$	or
(3) Clause c of item 4 of Part I of the said Form 2 is revoked and the following substituted therefor:	contributed or directed contribution by by-law to the corporation, real or personal property, approved by the
(c) The total of the unpaid accounts applicable to the cost of construction or acquisition	Minister, that has a value of \$
does not exceed the amount of the grant remaining to be paid; (d) The amount of the grant remaining to be	(7) Clause c of item 4 of Part II of the said Form 2 is revoked and the following sub-
paid will be applied first in payment of the unpaid accounts referred to in clause c;	stituted therefor: (c) (see Note 3)
(4) Clause e of item 4 of Part I of the said Form 2 is revoked and the following substituted therefor:	The Council of the municipality (municipalities) referred to in clause b of item 2 of Part I has (have)
(e) (see Note 2)	(indicate which)

 directed payment to the corporation of the amount shown in clause b of item 2 of this Part;

or

- □ contributed or directed contribution by by-law to the corporation, real or personal property, approved by the Minister, that has a value as shown in clause *b* of item 2 of this Part
- (8) Part II of the said Form 2 is amended by inserting after "of" in the last line "municipality or".
- (9) The said Form 2 is amended by adding at the end thereof the following:

Notes:

1. Should be completed only where this applica-

- tion for a capital grant is made on behalf of a corporation other than a municipality.
- Strike out clause e of item 4 of Part I
 if this application for a capital grant is made
 on behalf of a municipality.
- 3. Strike out clause c of item 4 of Part II if this application for a capital grant is made on behalf of a municipality.
 - 8.—(1) Item 1 of Form 3 of Ontario Regulation 87/68 is amended by inserting after "of" in the sixth line "municipality or".
 - (2) Item 3 of the said Form 3 is amended by inserting after "the" where it appears the second time in the seventh line "municipality or".
 - 9. Ontario Regulation 87/68, as amended by Ontario Regulations 134/69, 3/70, 157/70 and 408/70, is further amended by adding thereto the following Form.

Form 4

The Elderly Persons Centres Act, 1966

APPLICATION FOR PAYMENT OF PROVINCIAL SUBSIDY UNDER SUBSECTION 2 OF SECTION 3 OF THE ACT

Name of Centre				 		
Address				 		
Name of municipality or corpora	tion operating o	centre		 		
• • • • • • • • • • • • • • • • • • • •				 		
Address				 		
Account for the	month of	indicate w	hich)			
	3-month period	d ending				
			• • • • •	 	,	19
	6-month period	d ending				
	year ending					
		530				

PART I

NET EXPENDITURE FOR OPERATION AND MAINTENANCE OF CENTRE

	(do not include costs of a programme of services for which a grant was paid under section 4 of the Act)	Totals for Current Year To Date	For Departmental Use Only
1.	Salaries, wages and staff benefits	\$	\$
2.	Meals on Wheels		
3.	Refreshments, Crafts, transportation and other benefits for participants.		
4.	Property operation and maintenance (see note)		
5.	Office administration supplies and expenses		
6.	Other (please specify)		
7.	Total Net Expenditure—Current year to date	\$	\$
8.	Total previous net expenditure for current year to date	\$	\$
9.	Total net expenditure for current period for operation and maintenance of Centre	\$	\$

PART II

COMPUTATION OF PROVINCIAL SUBSIDY

Provincial	subsidy	y is the	elesser	of,
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(a)	50% of item 9 above	\$
	or	
(b)	\$1,250. X(number of months in current period)	\$

PART III

STATISTICAL RETURN

	Men	Women	Total
Membership			
Average Daily Attendance			
The Center is opendays per week. The hours when the Centre is open to to the public are fromto			

PART IV

CERTIFICATE

I certi	fy t	hat
---------	------	-----

(a)	this application for provincial subsidy is correct;				
(b)	the amounts shown have been disbursed in accordance with the Regulation;				
(c)	this	is application is in agreement with the records of the	; and ality or corporation)		
(d)	(d) (not applicable where applicant for subsidy is a municipality)				
	The council of the municipality in which the centre is situate, or the council of that municipality together with the councils of one or more contiguous municipalities has (have), for the current period,				
	(indicate which)				
	paid or directed payment to the corporation of a sum equal to at least 20 per cent of total net expenditure shown in item 9 of Part I;				
		or			
	contributed or directed contributions by by-law to the corporation, personal property services, approved by the Minister, equivalent in value to at least 20 per cent of the tot net expenditure shown in item 9 of Part I.				
Dated a	t	day of	, 19		
			ure of authorized officer of rporation or municipality)		
			(title)		

Note:

Rent or principal and interest on mortgage not applicable where the corporation has received a grant under subsection 1 of section 3 of the Act.

(5320)

13

THE PUBLIC HOSPITALS ACT

O. Reg. 118/71.

Classification of Hospitals. Made—March 11th, 1971. Filed—March 19th, 1971.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

- 1.—(1) Clause a of subsection 1 of section 1 of Ontario Regulation 364/67 is revoked and the following substituted therefor:
 - (a) Group A hospitals, being general hospitals providing facilities for giving instruction to medical students of any university, as evidenced by a written agreement between

the hospital and the university with which it is affiliated, and hospitals approved in writing by the Royal College of Physicians and Surgeons for providing post-graduate education leading to certification or a fellowship in one or more of the specialties recognized by the Royal College of Physicians and Surgeons;

- (2) Clause b of subsection 1 of the said section 1 is revoked and the following substituted therefor:
 - (b) Group B hospitals, being general hospitals having not fewer than 100 beds;
- (3) Clause c of subsection 1 of the said section 1 is revoked and the following substituted therefor:
 - (c) Group C hospitals, being general hospitals having fewer than 100 beds;

- The Schedule to Ontario Regulation 364/67, as amended by Ontario Regulations 6/68, 100/68, 126/68, 174/68, 200/68, 264/68, 421/68, 38/69, 203/69, 295/69, 374/69, 20/70, 80/70, 194/70 and 61/71, is further amended by,
 - (a) striking out items 27 and 73 under the heading "Group C Hospitals";
 - (b) adding the following under the heading "Group B Hospitals":

24a. Grimsby West Lincoln Memorial Hospital

65a. Smiths Falls The Smiths Falls Public Hospital

(c) striking out item 6 under the heading "Group J Hospitals".

(5321)

THE PUBLIC HOSPITALS ACT

O. Reg. 119/71. Hospital Management.

Made—March 11th, 1971. Filed—March 19th, 1971.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

- Subsection 8 of section 56 of Regulation 523
 of Revised Regulations of Ontario, 1960,
 as remade by section 14 of Ontario Regulation
 102/66, is revoked and the following substituted therefor:
- (8) No tests other than the intra-dermal (Mantoux, test, using 5 TU of Purified Protein Derivative (PPD) or one-twentieth of a milligram of Old Tuberculin, shall be used for the tests required under this section.

(5322)



Publications Under The Regulations Act

April 10th, 1971

THE PUBLIC HEALTH ACT

O. Reg. 120/71.

Health Units-General. Made-March 17th, 1971. Approved-March 17th, 1971. Filed-March 22nd, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

1. Schedule 37 to Regulation 510 of Revised Regulations of Ontario, 1960, as remade by section 4 of Ontario Regulation 286/70 is revoked and the following substituted there-

Schedule 37

YORK REGIONAL AREA HEALTH UNIT

The Board of Health of the York Regional Area Health Unit shall be composed as set out in section 101 of The Regional Municipality of York Act, 1970.

- 2. Item 21 of Appendix A to Regulation 510 of Revised Regulations of Ontario, 1960, as remade by section 1 of Ontario Regulation 286/70, is revoked and the following substituted therefor:
- 21. The Regional Municipality of York
 - 3. This Regulation shall be deemed to have come into force on the 1st day of January, 1971.

A. B. R. LAWRENCE Minister

Dated at Toronto, this 17th day of March, 1971.

(5348)

THE MILK ACT, 1965

O. Reg. 121/71.

Grade A Milk-Marketing. Made-March 15th, 1971. Filed-March 22nd, 1971.

REGULATION MADE UNDER THE MILK ACT, 1965

1.—(1) Subsection 9 of section 16 of Ontario Regulation 70/68, as made by section 2

- of Ontario Regulation 144/70, is amended by inserting after "5" in the fifth line "5a".
- (2) Subsection 10 of the said section 16, as made by section 2 of Ontario Regulation 144/70. is amended by inserting after "5" in the second line "5a".
- 2. Subsection 2 of section 25 of Ontario Regulation 70/68, as amended by subsection 2 of section 3 of Ontario Regulation 307/69 and section 8 of Ontario Regulation 144/70, is revoked and the following substituted therefor:
- (2) Where a claim under subsection 3, 4, 5 or 6 of section 23 is approved by the marketing board, the amount payable in respect thereof shall be determined at the price determined under section 16 for Class 5 milk.
 - 3. This Regulation comes into force on the 1st day of April, 1971.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin Chairman

> H. PARKER Secretary

Dated at Toronto, this 15th day of March, 1971.

(5349)14

THE MILK ACT, 1965

O. Reg. 122/71.

Milk-Transportation. Made-March 15th, 1971. Filed-March 22nd, 1971.

REGULATION MADE UNDER THE MILK ACT, 1965

- 1.—(1) Subsection 1 of section 17 of Ontario Regulation 145/70 is amended by striking out "3" in the twelfth line and inserting in lieu thereof "5".
- (2) Subsection 2 of the said section 17 is amended by striking out "3" in the twelfth line and inserting in lieu thereof "5".
 - 2. Subsection 2 of section 24 of Ontario Regulation 145/70 is amended by striking out "3" in the third line and inserting in lieu thereof "5".

3. This Regulation comes into force on the 1st day of April, 1971.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin
Chairman

H. PARKER Secretary

Dated at Toronto, this 15th day of March, 1971.

(5350) 14

THE TRADE SCHOOLS REGULATION ACT

O. Reg. 123/71.

General.

Made-March 17th, 1971.

Filed-March 24th, 1971.

REGULATION MADE UNDER THE TRADE SCHOOLS REGULATION ACT

 Subclause ii of clause b of section 1 of Ontario Regulation 160/69 is amended by adding after "taught" in the fourth line, "to or in the presence of the student".

(5351)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 124/71.

General Legislative Grant. Made—March 10th, 1971. Approved—March 17th, 1971. Filed—March 24th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF EDUCATION ACT

GENERAL LEGISLATIVE GRANT

- 1. Where,
 - (a) the council of a county in which a vocational school under Part III of The Secondary Schools and Boards of Education Act was or was to be situated agreed to raise the sum required by a high school board for a permanent improvement in respect of the vocational school by the issue of debentures and provided to the high school board prior to the 1st day of January, 1969, money raised by temporary financing pending the sale of debentures;
 - (b) the high school board was dissolved on the 1st day of January, 1969;

- (c) each municipality that formed part of the high school district has agreed to pay to the county its share of interest on the amount of such temporary financing in the same proportion as its liability existed for principal and interest payable on the debentures; and
- (d) no part of the interest on such temporary borrowing has been paid by the high school board or by the divisional board of education.

a grant equal to fifty per cent of the amount of interest payable by the municipality in respect of the temporary financing shall be made to each such municipality. O. Reg. 124/71, s. 1.

ROBERT WELCH
Minister of Education

Dated at Toronto, this 10th day of March, 1971.

(5352)

THE CONSERVATION AUTHORITIES ACT, 1968

O. Reg. 125/71.

Fill, Construction and Alteration To Waterways—North Grey. Made—March 12th, 1971. Approved—March 17th, 1971. Filed—March 24th, 1971.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT, 1968

FILL, CONSTRUCTION AND ALTERATION TO WATERWAYS—NORTH GREY

- 1. In this Regulation,
 - (a) "Authority" means the North Grey Region Conservation Authority;
 - (b) "building or structure" means a building or structure of any kind;
 - (c) "fill" means fill of any kind whether originating on the site or elsewhere. O. Reg. 125/71, s. 1.
- 2. The areas described in the schedules are areas in which, in the opinion of the Authority, the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 125/71, s. 2.
 - 3. Subject to section 4, no person shall,
 - (a) construct any building or structure or permit any building or structure to be constructed

in or on a pond or swamp or in any area below the high-water mark of a lake, river, creek or stream;

- (b) place or dump fill or permit fill to be placed or dumped in the areas described in the schedules whether such fill is already located in or upon such area, or brought to or on such area from some other place or places; or
- (c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse. O. Reg. 125/71, s. 3.
- 4. Subject to The Ontario Water Resources Commission Act or to any private interest, the Authority may permit in writing the construction of any building or structure or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies if, in the opinion of the Authority, the site of the building or structure or the placing or dumping and the method of construction or placing or dumping or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of land. O. Reg. 125/71, s. 4.
- **5.** No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before permission to do so has been obtained under section 4. O. Reg. 125/71, s. 5.
- **6.**—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,
 - (a) two copies of a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;
 - (b) two copies of a complete description of the type of building or structure to be constructed, including drainage details;
 - (c) two copies of a statement of the dates between which the construction will be carried out; and
 - (d) two copies of a statement of the proposed use of the building or structure following completion of the construction.
- (2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,
 - (a) two copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;

(b) two copies of a complete description of the type of fill proposed to be placed or dumped;

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- (c) two copies of a statement of the dates between which the placing or dumping will be carried out; and
- (d) two copies of a statement of the proposed use of the land following completion of placing or dumping.
- (3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse, shall be filed with the Authority and shall include.
 - (a) two copies of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference;
 - (b) two copies of a description of the protective measures to be undertaken;
 - (c) two copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out; and
 - (d) two copies of a statement of the purpose of the proposed work. O. Reg. 125/71, s. 6.
- 7. The Authority may, at any time, withdraw any permission given under this Regulation if, in the opinion of the Authority, the conditions of the permit are not complied with. O. Reg. 125/71, s. 7.

NORTH GREY REGION CONSERVATION AUTHORITY:

D. J. McNichol Chairman

D. J. REID Secretary-Treasurer

Dated at Owen Sound, this 12th day of March, 1971.

Schedule 1

Being composed of lands in the County of Grey that extend a distance of not less than one half lot from streams, lakes and watercourses described as follows:

- That part of the Beaver River and its tributaries from the southerly limit of the Town of Thornbury in the County of Grey to its source in the Township of Osprey, in the County of Grey.
- That part of the Bighead River and its tributaries from the southerly limit of the Town of Meaford to its source in the Township of Holland in the County of Grey.

- That part of the Sydenham River and its tributaries from the southerly limit of the City of Owen Sound to its source in the County of Holland in the County of Grey.
- That part of the Pottawatomi River and its tributaries from the westerly limit of the City of Owen Sound to its source in the Township of Derby in the County of Grey.
- The whole of Indian Brook and its tributaries from its entry into Georgian Bay to its source in the Township of Collingwood in the County of Grey.
- The whole of Meaford Creek and its tributaries from its entry into Georgian Bay to its source in the Township of St. Vincent in the County of Grey.
- 7. The whole of Orchard Creek and its tributaries from its entry into Georgian Bay to its source in St. Vincent Township in the County of Grey.
- The whole of Sucker Creek and its tributaries from its entry into Georgian Bay to its source in the Township of St. Vincent in the County of Grey.
- 9. The whole of Johnson Creek and its tributaries from its entry into Georgian Bay to its source in the Township of St. Vincent in the County of Grey.
- 10. The whole of Waterton Creek and its tributaries from its entry into Georgian Bay to its source in the Township of St. Vincent in the County of Grey.
- The whole of Keefer Creek and its tributaries from its entry into Georgian Bay to its source in the Township of Sydenham in the County of Grey.
- 12. The whole of Telfer Creek and its tributaries from its entry into Georgian Bay to its source in the Township of Sydenham in the County of Grey.
- 13. That part of the south shore of Georgian Bay lying between the easterly boundary of Collingwood Township in the County of Grey and the easterly limit of the Town of Thornbury.
- 14. That part of the south shore of Georgian Bay lying between the westerly boundary of the Town of Thornbury and the easterly boundary of the Town of Meaford.

15. That part of the south shore of Georgian Bay lying between the westerly boundary of the Town of Meaford and the northeasterly boundary of the City of Owen Sound,

as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1347, O. Reg. 125/71, sched. 1.

Schedule 2

The City of Owen Sound and being that area of land adjacent to the Sydenham and Pottawatomi Rivers generally bound by street limits adjacent to the rivers, streams and watercourses more particularly described as follows:

Beginning at a line between Lot A Broken Front in the Township of Sydenham and the City of Owen Sound; thence southerly along the westerly limit of the Bay Shore Road to the point of intersection with the Canadian Pacific Railroad right-of-way; thence southerly along the westerly boundary of Canadian Pacific Railroad right-of-way to its terminus at Ninth Street east; thence southerly along the westerly boundary of First Avenue east to Sixth Street east; thence along the southerly boundary of Sixth Street east to its junction with Seventh Avenue east; thence southerly along the westerly boundary of Seventh Avenue east to the southerly limit of the City of Owen Sound; thence westerly along said city limit including Harrison Park in the City of Owen Sound to the junction of the city limits of Owen Sound with Second Avenue east; thence westerly along the northerly limit of the Creamery Hill Road and the city limits to Fourth Avenue west; thence northerly along the easterly limit of Fourth Avenue west to the junction with Fourteenth Street west; thence westerly along the northerly limit of Fourteenth Street west to its junction with the said city limits; thence northeasterly along the said city limits to the westerly limit of Fifteenth Street west; thence along the northerly limit of Fifteenth Street west to its intersection with Fourth Avenue west; thence along a line described as running parallel to the Pottawatomi River 100 feet north from the river to its intersection with the right-of-way of the Canadian National Railway; thence northerly along the easterly limit of the right-of-way of the Canadian National Railway to its intersection with Third Avenue west; thence northerly along the easterly limit of Third Avenue west to its point of intersection with the city limits of Owen Sound,

as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1348. O. Reg. 125/71, sched. 2.

(5353)

THE CONSERVATION AUTHORITIES ACT, 1968

O. Reg. 126/71.

Fill, Construction and Alteration To Waterways—Sauble Valley. Made—March 12th, 1971. Approved—March 17th, 1971. Filed—March 24th, 1971.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT, 1968

FILL, CONSTRUCTION AND ALTERATION TO WATERWAYS—SAUBLE VALLEY

- 1. In this Regulation,
 - (a) "Authority" means the Sauble Valley Conservation Authority;
 - (b) "building or structure" means a building or structure of any kind;
 - (c) "fill" means fill of any kind whether originating on the site or elsewhere.
- 2. The areas described in the schedules are areas in which, in the opinion of the Authority, the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill.
 - 3. Subject to section 4, no person shall,
 - (a) construct any building or structure or permit any building or structure to be constructed in or on a pond or swamp or in any area below the high-water mark of a lake, river, creek or stream;
 - (b) place or dump fill or permit fill to be placed or dumped in the areas described in the schedules whether such fill is already located in or upon such area, or brought to or on such area from some other place or places; or
 - (c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse.
- 4. Subject to The Ontario Water Resources Commission Act or to any private interest, the Authority may permit in writing the construction of any building or structure or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies if, in the opinion of the Authority, the site of the building or structure or the placing or dumping and the method of construction or placing

or dumping or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of land.

- **5.** No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before permission to do so has been obtained under section 4.
- **6.**—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,
 - (a) two copies of a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;
 - (b) two copies of a complete description of the type of building or structure to be constructed, including drainage details;
 - (c) two copies of a statement of the dates between which the construction will be carried out; and
 - (d) two copies of a statement of the proposed use of the building or structure following completion of the construction.
- (2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,
 - (a) two copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
 - (b) two copies of a complete description of the type of fill proposed to be placed or dumped;
 - (c) two copies of a statement of the dates between which the placing or dumping will be carried out; and
 - (d) two copies of a statement of the proposed use of the land following completion of placing or dumping.
- (3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse shall be filed with the Authority and shall include,
 - (a) two copies of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference;

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- (b) two copies of a description of the protective measures to be undertaken:
- (c) two copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out;
- (d) two copies of a statement of the purpose of the proposed work.
- 7. The Authority may, at any time, withdraw any permission given under this Regulation if, in the opinion of the Authority, the conditions of the permit are not complied with.

SAUBLE VALLEY CONSERVATION AUTHORITY:

JAMES GIVEN, Chairman.

D. J. REID, Secretary-Treasurer.

Dated at Owen Sound, this 12th day of March, 1971.

Schedule

Being composed of lands in the counties of Grey and Bruce that extend a distance of not less than one-half lot from streams, lakes and watercourses described as follows:

- 1. The whole of the Sauble River and its tributaries from its entry into Lake Huron in the Township of Amabel in the County of Bruce to its source in the Township of Elderslie in the County of Bruce.
- The whole of the Indian River and its tributaries from its entry into Georgian Bay in the Township of Sarawak in the County of Grey to its source in the Township of Keppel in the County of Grey.
- 3. That part of the south shore of Georgian Bay lying between the northwesterly boundary of the City of Owen Sound and the easterly boundary of the Town of Wiarton in the County of Bruce.
- 4. That part of Georgian Bay lying between the northerly boundary of the Town of Wiarton and the westerly limit of the Cape Croker Indian Reserve in the Township of Albemarle in the County of Bruce.
- 5. That part of the east shore of Lake Huron lying between the entrance of Stoney Creek in the Township of Amabel, County of Bruce, northwards to where the northerly limit of Albemarle Township, County of Bruce, intersects the shoreline of Lake Huron.

6. The interior lakes of Grey and Bruce counties described as follows: Arran, Chesley, Gould, Boat, Spry, Maryville and Silver Lakes in the Township of Amabel, County of Bruce; Sky, Isaac, Beatty and Berford Lakes in the Township of Albemarle, County of Bruce; Francis, Mountain, Bass, Gowan, Charles, Mary and Sheppard Lakes in the Township of Keppel, County of Grey,

as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1349.

(5354)

THE LOCAL ROADS BOARDS ACT, 1964

O. Reg. 127/71.
Establishment of Local Roads Areas.
Made—March 22nd, 1971.
Filed—March 26th, 1971.

ORDER MADE UNDER THE LOCAL ROADS BOARDS ACT, 1964

 Schedule 86 to Ontario Regulation 54/65, as made by section 1 of Ontario Regulation 337/66, is revoked and the following substituted therefor:

Schedule 86

ROCK LAKE LOCAL ROADS AREA

All those portions of the Township of Servos and that portion of the Township of Cox in the Territorial District of Sudbury, shown outlined on Department of Highways plan N-838-2, filed in the office of the Registrar of Regulations at Toronto as No. 1341.

 Schedule 157 to Ontario Regulation 54/65, as made by section 1 of Ontario Regulation 195/68, is revoked and the following substituted therefor:

Schedule 157

WAY LOCAL ROADS AREA

All of the Township of Way and that portion of the Township of Lowther in the Territorial District of Cochrane, shown outlined on Department of Highways plan N-325-2, filed in the office of the Registrar of Regulations at Toronto as No. 1342.

3. Schedule 189 to Ontario Regulation 54/65, as made by section 3 of Ontario Regulation 1/71, is revoked and the following substituted therefor:

Schedule 189

PRINGLE LOCAL ROADS AREA

All those portions of the Township of Pringle and that portion of the Township of East Mills in the Territorial District of Parry Sound, shown outlined on Department of Highways plan N-1062-2, filed in the office of the Registrar of Regulations at Toronto as No. 1343.

4. Ontario Regulation 54/65 is amended by adding thereto the following schedules:

Schedule 198

WAINWRIGHT LOCAL ROADS AREA

All those portions of the Township of Wainwright and those portions of the Township of Eton in the Territorial District of Kenora, shown outlined on Department of Highways plan N-488-1, filed in the office of the Registrar of Regulations at Toronto as No. 1344.

Schedule 199

SIFTON LOCAL ROADS AREA

All those portions of the Township of Sifton in the Territorial District of Rainy River, shown outlined on Department of Highways plan N-1042-1, filed in the office of the Registrar of Regulations at Toronto as No. 1345.

Schedule 200

BASS LAKE LOCAL ROADS AREA

All those portions of the Township of Gillies Limit in the Territorial District of Timiskaming, shown outlined on Department of Highways plan N-392-1, filed in the office of the Registrar of Regulations at Toronto as No. 1346.

CHARLES MACNAUGHTON
Minister of Highways

THE PUBLIC HEALTH ACT

O. Reg. 128/71. Health Units—General.

Made—March 18th, 1971. Approved—March 24th, 1971. Filed—March 26th, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

- Item 19 of Appendix A of Regulation 510 of Revised Regulations of Ontario, 1960, as made by section 4 of Ontario Regulation 406/67 and amended by subsection 2 of section 1 of Ontario Regulation 23/70, is revoked and the following substituted therefor:
- 19. All the municipalities in the District Municipality of Muskoka and all the municipalities in the Territorial District of Parry Sound, except the towns of Powassan and Trout Creek, the Village of South River and the townships of North Himsworth, South Himsworth, Machar and Nipissing.
 - 2.—(1) Subparagraphs ii, iii and iv, subparagraph v, as amended by Ontario Regulation 23/70, and subparagraphs vi and vii of paragraph 1 of Schedule 15 to Regulation 510 of Revised Regulations of Ontario, 1960, as remade by section 1 of Ontario Regulation 109/68, are revoked and the following substituted therefor:
 - The representation of the District Area as set out in section 79 of The District Municipality of Muskoka Act, 1970.
 - (2) Subparagraph viii of paragraph 1 of the said Schedule 15 is revoked and the following substituted therefor:
 - iii. One member to be appointed jointly by the Municipal Council of the Village of Rosseau, the municipal councils of the municipal townships of Humphry and Christie.
 - This Regulation shall be deemed to have come into force on the 1st day of January, 1971.

A. B. R. LAWRENCE Minister of Health

Dated at Toronto, this 22nd day of March, 1971.

Dated at Toronto, this 18th day of March, 1971.

(5355)

14 (5356)

THE NURSES ACT, 1961-62

O. Reg. 129/71.

General.

Made—March 15th, 1971. Approved—March 24th, 1971. Filed—March 26th, 1971.

REGULATION MADE UNDER THE NURSES ACT, 1961-62

- 1.—(1) Subsection 1 of section 18 of Ontario Regulation 342/62 as remade by section 1 of Ontario Regulation 208/64 and amended by subsection 1 of section 4 of Ontario Regulation 280/67, is revoked and the following substituted therefor:
- (1) Subject to subsection 1a, the examination fee for an applicant for registration as a nurse is \$7 for each examination written by the applicant.
 - (2) Subsection 1a of the said section 18, as made by subsection 2 of section 4 of Ontario Regulation 280/67, is revoked and the following substituted therefor:
- (1a) On and after the 1st day of August, 1971, the examination fee for an applicant for registration as a nurse is \$9 for each examination written by the applicant.
 - 2.—(1) Subsection 1 of section 19 of Ontario Regulation 342/62, as amended by subsection 1 of section 5 of Ontario Regulation 280/67, is revoked and the following substituted therefor:
- (1) Subject to subsection 1a, the examination fee for an applicant for registration as a nursing assistant is \$7.
 - (2) Subsection 1a of section 19 of Ontario Regulation 342/62, as made by subsection 2 of section 5 of Ontario Regulation 280/67, is revoked and the following substituted therefor:
- (1a) On and after the 1st day of August, 1971, the examination fee for an applicant for registration as a nursing assistant is \$9.
 - 3. Subsection 2 of section 19 of Ontaric Regulation 342/62, as remade by subsection 3 of section 5 of Ontario Regulation 280/67, is revoked and the following substituted therefor:
- (2) The fee for registration as a nursing assistant under section 12 or 13 is.
 - (a) where registration is made within one year
 of the date of passing the examination or
 the date of establishing eligibility without
 examination, \$7; or

- (b) where registration is made more than one year after the date of passing the examination or the date of establishing eligibility without examination, \$10.
- 4. This Regulation comes into force on the 1st day of April, 1971.

COUNCIL OF THE COLLEGE OF NURSES OF ONTARIO:

Elsbeth Geiger President

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JOAN C. MACDONALD

Director

Dated at Toronto, this 15th day of March, 1971.

(5357)

THE ADMINISTRATION OF JUSTICE ACT, 1968

O. Reg. 130/71.

Fees and Expenses—General. Made—March 24th, 1971. Filed—March 26th, 1971.

REGULATION MADE UNDER THE ADMINISTRATION OF JUSTICE ACT, 1968

- 1. Paragraph 5 of section 1 of Ontario Regulation 391/68, as made by section 1 of Ontario Regulation 104/71, is revoked and the following substituted therefor:
 - 5. Municipal Police Forces—

for executing a warrant of committal for non-payment of a fine payable pursuant to section 4 of the Act to the Treasurer of Ontario.

per execution...... \$1.50

- 2. Subsection 1 of section 3 of Ontario Regulation 391/68 is revoked and the following substituted therefor:
- 3.—(1) Mileage allowance for executing a warrant, serving a writ, subpoena, notice, pleading or other paper by a sheriff or sheriff's officer, per mile actually travelled one way shall be,
 - (a) in northern Ontario, 25 cents; and
 - (b) in southern Ontario, 20 cents.
 - This Regulation shall be deemed to have come into force on the 1st day of January, 1971.

(5358)

Publications Under The Regulations Act

April 17th, 1971

THE MENTAL HOSPITALS ACT

O. Reg. 131/71.

General.

Made-March 24th, 1971.

Filed-March 30th, 1971.

REGULATION MADE UNDER THE MENTAL HOSPITALS ACT

1. Section 1 of Ontario Regulation 190/68, as amended by section 1 of Ontario Regulation 455/69 and section 1 of Ontario Regulation 480/70, is further amended by adding thereto the following item:

15a. Picton Prince Edward Heights

(5369)

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THE MENTAL HEALTH ACT, 1967

O. Reg. 132/71.

Application of Act.

Made-March 24th, 1971. Filed-March 30th, 1971.

REGULATION MADE UNDER THE MENTAL HEALTH ACT, 1967

1. Schedule 1 to section 1 of Ontario Regulation 53/68, as amended by section 1 of Ontario Regulation 270/68, subsection 1 of section 1 of Ontario Regulation 436/68, subsections 1 and 2 of section 1 of Ontario Regulation 475/69, sections 1 and 2 of Ontario Regulation 328/70, section 1 of Ontario Regulation 481/70, subsection 1 of section 1 of Ontario Regulation 54/71 and section 1 of Ontario Regulation 109/71, is further amended by adding thereto the following item:

30a. Picton Prince Edward Heights

2. Clause d of subsection 3 of section 4 of Ontario Regulation 53/68, as amended by section 4 of Ontario Regulation 305/68, is further amended by adding thereto the following item:

7a. Picton Prince Edward Heights

- 3. Subsection 2 of section 5 of Ontario Regulation 53/68, as amended by section 6 of Ontario Regulation 305/68, is further amended by adding thereto the following item:
- 7a. Picton Prince Edward Heights

(5370)

THE COMMUTER SERVICES ACT, 1965

O. Reg. 133/71.

General.

Made-March 24th, 1971.

Filed-March 30th, 1971.

REGULATION MADE UNDER THE COMMUTER SERVICES ACT, 1965

- 1. Subsections 8 and 9 of section 2 of Ontario Regulation 501/70 are revoked and the following substituted therefor:
- (8) Student and adult monthly tickets shall be sold upon application therefor and shall be,
 - (a) paid for in advance;
 - (b) purchased by mail;
 - (c) for a period of not less than one month; and
 - (d) only for the personal use of the person making the application.
- (9) Except on Saturdays and on Sundays and other statutory holidays student monthly tickets are valid on trains and buses between the stations for which the tickets are issued.
 - 2. Subsection 4 of section 4 of Ontario Regulation 501/70 is revoked and the following substituted therefor:
- (4) Where a refund is claimed on a student or an adult monthly ticket, the ticket shall be deemed to have been used up to two days prior to the date the ticket is received by G.O. Transit and the amount of refund shall be determined by deducting from the amount paid for the ticket the value of the used portion calculated at the rate of two trips a day for each day the ticket was valid at.
 - (a) half the regular single fare for student monthly tickets; and
 - (b) the regular single fare for adult monthly tickets.
 - 3. This Regulation comes into force on the 1st day of April, 1971.

15 (5371) 15

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THE DISTRICT MUNICIPALITY OF MUSKOKA ACT, 1970

O. Reg. 134/71.

Merged Areas. Made—March 26th, 1971. Filed—March 30th, 1971.

ORDER MADE UNDER THE DISTRICT MUNICIPALITY OF MUSKOKA ACT, 1970

MERGED AREAS

1. Under clause a of section 96 of the Act,

It is ordered that, for the purposes of Part VIII of the Act, the following areas are designated as merged areas:

- Those areas within the area municipality of the Town of Bracebridge described as follows:
 - The area of the Town of Bracebridge as it existed on the 31st day of December, 1970.
 - The area of the Township of Oakley as it existed on the 31st day of December, 1970.
 - The area of the Township of Macaulay as it existed on the 31st day of December, 1970.
 - iv. The area of the Township of Draper as it existed on the 31st day of December, 1970.
 - v. The portion of the Township of Monck annexed to the Town of Bracebridge under clause a of subsection 1 of section 2 of the Act.
 - vi. The portion of the Township of Muskoka annexed to the Town of Bracebridge under clause a of subsection 1 of section 2 of the Act.
 - vii. The portion of the Township of McLean annexed to the Town of Bracebridge under clause a of subsection 1 of section 2 of the Act.
- The area within the area municipality of the Township of Georgian Bay described as follows:
 - The area of the Township of Freeman as it existed on the 31st day of December, 1970.
- Those areas within the area municipality of the Town of Gravenhurst described as follows:

- The area of the Town of Gravenhurst as it existed on the 31st day of December, 1970.
- The area of the Township of Morrison as it existed on the 31st day of December, 1970.
- iii. The area of the Township of Ryde as it existed on the 31st day of December, 1970.
- iv. The portion of the Township of Muskoka annexed to the Town of Gravenhurst under clause c of subsection 1 of section 2 of the Act.
- v. The portion of the Township of Wood annexed to the Town of Gravenhurst under clause *c* of subsection 1 of section 2 of the Act.
- 4. Those areas within the area municipality of the Town of Huntsville described as follows:
 - The area of the Town of Huntsville as it existed on the 31st day of December, 1970.
 - The area of the Village of Port Sydney as it existed on the 31st day of December, 1970.
 - iii. The area of the Township of Brunel as it existed on the 31st day of December, 1970.
 - iv. The area of the Township of Chaffey as it existed on the 31st day of December, 1970.
 - v. The area of the Township of Stisted as it existed on the 31st day of December, 1970.
 - vi. The area of the Township of Stephenson as it existed on the 31st day of December, 1970.
- 5. Those areas within the area municipality of the Township of Lake of Bays described as follows:
 - The area of the Township of Franklin as it existed on the 31st day of December, 1970.
 - The area of the Township of Ridout as it existed on the 31st day of December, 1970.
 - iii. The portion of the Township of McLean annexed to the Township of Lake of Bays under clause e of subsection 1 of section 2 of the Act.
- Those areas within the area municipality of the Township of Muskoka Lakes described as follows:
 - The area of the Town of Bala as it existed on the 31st day of December, 1970.

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- The area of the village of Port Carling as it existed on the 31st day of December, 1970.
- The area of the village of Windermere as it existed on the 31st day of December, 1970.
- iv. The area of the Township of Cardwell as it existed on the 31st day of December, 1970.
- v. The area of the Township of Watt as it existed on the 31st day of December, 1970.
- vi. The portion of the Township of Medora and Wood annexed to the Township of Muskoka Lakes under clause f of subsection 1 of section 2 of the Act.
- vii. The portion of the Township of Monck annexed to the Township of Muskoka Lakes under clause f of subsection 1 of section 2 of the Act.

DALTON BALES Minister of Municipal Affairs

Dated at Toronto, this 26th day of March, 1971.

(5372)

THE POWER COMMISSION ACT

O. Reg. 135/71.

Pension and Insurance Plan. Made—February 16th, 1971. Approved—March 31st, 1971. Filed—April 1st, 1971.

REGULATION MADE BY THE COMMISSION UNDER THE POWER COMMISSION ACT

- Section 15 of Ontario Regulation 309/67, as amended by section 1 of Ontario Regulation 347/67 and section 5 of Ontario Regulation 22/71, is further amended by adding thereto the following subsections:
- (10) Commencing on the 1st day of January, 1971 and notwithstanding anything in this Regulation contained, a pension being paid to a member or to a deceased member's widow, widower, dependant child or children or surviving contingent annuitant is increased by the percentage shown in column 1 where the member retired on pension or died during his employment by the Commission in the calendar year shown opposite thereto in column 2

Column 1 Percentage Increase	Column 2 Year of Retirement or Death
2	1969
4	1968
6	1967
8	1966
10	1965
12	1964
14	1963
16	1962

and where the year of retirement or death precedes 1962, by an additional 1 per cent for the year of retirement or death and for each year between that year and the year 1962.

(11) The increase referred to in subsection 10 shall apply to the pension entitlement of a member notwithstanding his exercise of an option in accordance with subsection 1 of section 20.

THE HYDRO-ELECTRIC POWER COMMISSION OF ONTARIO:

GEORGE E. GATHERCOLE
Chairman

C. N. McCarter
Acting Secretary

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Dated at Toronto, this 16th day of February, 1971.

(5389)

THE MILK ACT, 1965

O. Reg. 136/71.

Cream for Processing—Plan. Made—March 31st, 1971. Filed—April 1st, 1971.

REGULATION MADE UNDER THE MILK ACT, 1965

- Regulation 428 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 256/65 and 287/65, is further amended by adding thereto the following sections:
- 2. The marketing board named in the Schedule is given all of the powers that are vested in a co-operative corporation incorporated under Part V of *The Corporations Act*.
- 3. The members of the marketing board shall be deemed to be the shareholders and directors thereof in the exercise of any of the powers mentioned in section 2.

 Clause a of section 2 of the Schedule to Regulation 428 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:

O. Reg. 136/71

- (a) "cream" means cream delivered to a plant in Ontario for manufacture into creamery butter;
- Section 3 of the Schedule to Regulation 428
 of Revised Regulations of Ontario, 1960 is
 revoked and the following substituted therefor:
- 3. This plan applies to the control and regulation of the marketing within Ontario of cream.
 - 4. The Schedule to Regulation 428 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 256/65 and 287/65, is further amended by adding thereto the following section:
- 12. The Lieutenant Governor in Council shall appoint to the marketing board every person elected or appointed to the marketing board in accordance with the provisions of this plan.

(5390) 15

THE MILK ACT, 1965

O. Reg. 137/71.

Cream for Processing—Marketing. Made—March 29th, 1971. Filed—April 1st, 1971.

REGULATION MADE UNDER THE MILK ACT, 1965

- Clause a of section 1 of Regulation 427 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
 - (a) "cream" means cream delivered to a plant in Ontario for manufacture into creamery butter:
- 2. Section 2 of Regulation 427 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- 2. This Regulation provides for the control and regulation in any or all respects of the marketing within Ontario of cream, including the prohibition of such marketing in whole or in part.
 - Sections 3 and 4, section 5, as amended by subsection 2 of section 3 of Ontario Regulation 286/65 and section 1 of Ontario

Regulation 307/67, section 6, as amended by sections 2 and 3 of Ontario Regulation 286/65, and section 7, as amended by section 3 of Ontario Regulation 286/65, of Regulation 427 of Revised Regulations of Ontario, 1960 are revoked and the following substituted therefor:

- 3.—(1) All cream shall be marketed through the marketing board.
- (2) No person shall market cream except through the marketing board.
- 4. No person shall be a creamery operator except the holder of a licence for the operation of a plant under Regulation 434 of Revised Regulations of Ontario, 1960.
- 5. The Commission delegates to the marketing board the power,
 - (a) to require persons engaged in producing or marketing cream to register their names, addresses and occupations with the marketing board;
 - (b) to require persons engaged in producing or marketing cream to furnish such information relating to the production or marketing of cream as the marketing board determines;
 - (c) to stimulate, increase and improve the marketing of cream by such means as the marketing board deems proper;
 - (d) to co-operate with a marketing board or a marketing agency of Canada or of any province of Canada for the purpose of marketing cream;
 - (e) to take such action and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations, the plan or any agreement or award.
- The Commission delegates to the marketing board its powers to make regulations with respect to cream.
 - (a) providing for the licensing of any or all persons before commencing or continuing to engage in the producing of cream;
 - (b) prohibiting persons from engaging in the producing of cream except under the authority of a licence;
 - (c) providing for the refusal to issue a licence to commence to engage in the producing of cream where the applicant is not qualified by experience, financial respon-

sibility or equipment to properly engage in the business for which the application was made, or for any other reason that the marketing board deems proper;

- (d) providing for the suspension or revocation of, or the refusal to issue or renew, a licence to continue to engage in the producing of cream for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the marketing board;
- (e) providing for the fixing of licence fees payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing cream, and the collecting of the licence fees and the recovering of such licence fees by suit in any court of competent jurisdiction;
- (f) requiring any person who receives cream from a producer to deduct from the moneys payable to the producer any licence fees payable by the producer to the marketing board and to pay such licence fees to the marketing board;
- (g) requiring any person who produces and processes cream to furnish to the marketing board statements of the amounts of cream that he produced in any year and used for processing;
- (h) prescribing the form of licences;
- (i) providing for,
 - (i) the marketing of cream on a quota basis.
 - (ii) the fixing and allotting to persons of quotas for the marketing of cream on such basis as the marketing board deems proper,
 - (iii) the refusing to fix and allot to any person a quota for the marketing of cream for any reason that the marketing board deems proper,
 - (iv) the cancelling or reducing of, or the refusing to increase, a quota fixed and allotted to any person for the marketing of cream for any reason that the marketing board deems proper, and
 - (v) the terms and conditions upon which a person may market cream in excess of the quota fixed and allotted to him;

- (i) any person to whom a quota has not been fixed and allotted for the marketing of cream or whose quota has been cancelled from marketing any cream, and
- (ii) any person to whom a quota has been fixed and allotted for the marketing of cream from marketing any cream in excess of such quota;
- (k) providing for the fixing, imposing and collecting of service charges from time to time for the marketing of cream;
- (l) prohibiting any person from processing, packing or packaging any cream that has not been sold through the marketing board;
- (m) providing for the making of such orders and the issuing of such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations, the plan or any order or direction of the marketing board.
- 7. The Commission authorizes the marketing board,
 - (a) to pay from service charges imposed under clause k of section 6 its expenses in carrying out the purposes of the plan;
 - (b) to use any class of licence fees and other moneys payable to it for the purposes of paying the expenses of the marketing board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan;
 - (c) to establish a fund in connection with the plan for the payment of any moneys that may be required for the purposes mentioned in clause b;
 - (d) to appoint agents, to prescribe their duties and terms and conditions of employment, and to fix their remuneration and provide for the payment thereof.
 - Form 1 of Regulation 427 of Revised Regulations of Ontario, 1960, as amended by section 4 of Ontario Regulation 285/65, is revoked.

THE MILK COMMISSION OF ONTARIO:

K. A. McEwen Chairman

J. F. Jewson
Secretary

Dated at Toronto, this 29th day of March, 1971.

(5391)

THE MILK ACT, 1965

O. Reg. 138/71.

Cream Producers—Licences and Quotas. Made—April 1st, 1971. Filed—April 1st, 1971.

REGULATION MADE UNDER THE MILK ACT, 1965

CREAM PRODUCERS— LICENCES AND QUOTAS

1. In this Regulation,

- (a) "cream" means cream delivered to a plant in Ontario for manufacture into creamery butter;
- (b) "marketing board" means The Ontario Cream Producers' Marketing Board;
- (c) "plan" means The Ontario Cream Producers' Marketing-for-Processing Plan;
- (d) "producer" means a producer engaged in the production of cream;
- (e) "quota" means a quota in pounds of milk-fat fixed and allotted to a producer by the marketing board in relation to the volume of sales of cream by all producers. O. Reg. 138/71, s. 1.
- 2. This Regulation provides for the control and regulation in any or all respects of the marketing within Ontario of cream, including the prohibition of such marketing in whole or in part. O. Reg. 138/71, s. 2.
- 3.—(1) No person shall commence or continue to engage in the producing of cream except under the authority of a licence as a producer of cream in Form 1.
 - (2) A licence in Form 1 is not transferable.
- (3) Where a producer ceases to engage in the producing of cream, he shall forthwith surrender his licence to the marketing board.
- (4) The marketing board may refuse to issue a licence to commence to engage in the producing of cream where the applicant is not qualified by experience, financial responsibility or equipment to properly engage in the business for which the application was made, or for any other reason that the marketing board deems proper.
- (5) The marketing board may suspend or revoke or refuse to issue or renew, a licence to continue

- to engage in the producing of cream for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the marketing board. O. Reg. 138/71, s. 3
- **4.**—(1) Every producer shall pay licence fees at the rate of one-half of a cent for each pound or fraction thereof of milk-fat in cream delivered to a plant.
- (2) Every person who receives cream from a producer shall deduct from the moneys payable to the producer the licence fees payable by the producer to the marketing board and shall pay such licence fees to the marketing board.
- (3) Every person who deducts licence fees under subsection 2 shall pay to the marketing board the fees deducted in each month not later than the fifteenth day of the following month.
- (4) The marketing board may recover from any person by suit in a court of competent jurisdiction any licence fees payable to the marketing board. O. Reg. 138/71, s. 4.
- 5.—(1) Cream shall be marketed on a quota basis.
- (2) The marketing board may fix and allot to persons quotas for the marketing of cream on such basis as the marketing board deems proper.
- (3) The marketing board may refuse to fix and allot to any person a quota for the marketing of cream for any reason that it deems proper.
- (4) The marketing board may cancel or reduce or refuse to increase the quota fixed and allotted to any person under subsection 2 for any reason that it deems proper. O. Reg. 138/71, s. 5.
 - 6. No producer,
 - (a) to whom a quota has not been fixed and allotted by the marketing board; or
 - (b) whose quota has been cancelled by the marketing board,

shall market cream. O. Reg. 138/71, s. 6.

THE ONTARIO CREAM PRODUCERS'
MARKETING BOARD:

Howard Goddard Chairman

E. HAROLD MARTIN
Secretary

Dated at Toronto, this 1st day of April, 1971.

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Form 1

The Milk Act, 1965

LICENCE TO ENGAGE IN THE PRODUCING OF CREAM

THE ANIMALS FOR RESEARCH ACT, 1968-69

O. Reg. 139/71.

(5392)

Research Facilities and Supply Facilities. Made—March 31st, 1971. Filed—April 2nd, 1971.

REGULATION MADE UNDER THE ANIMALS FOR RESEARCH ACT, 1968-69

RESEARCH FACILITIES AND SUPPLY FACILITIES

- 1. In this Regulation,
 - (a) "anaesthetic" means a procedure that causes the loss of sensation of pain in the whole or any part of the body of an animal and "anaesthesia" and "anaesthetize" have corresponding meanings;
 - (b) "communal" means containing more than one animal;
 - (c) "environment" means the total of all the conditions and elements that make up the surroundings of an individual animal;

- (d) "euthanasia" means the deliberate infliction
 of an intended death upon an animal other
 than dealth that arises directly as an
 immediate result of an experimental or
 testing procedure;
- (e) "game animal" means a game animal or fur-bearing animal as defined in The Game and Fish Act, 1961-62:
- (f) "intracardial" means delivered into the heart;
- (g) "intraperitoneal" means delivered into the abdominal cavity;
- (h) "intrathoracic" means delivered into the thoracic cavity;
- (i) "intravenous" means delivered into a vein;
- (j) "live stock" means cattle, goats, horses, sheep or swine;
- (k) "sanitize" means to clean for the purpose of controlling disease-producing organisms and "sanitized" has a corresponding meaning;
- (1) "vermin" means an animal the presence of which may be harmful to the health, comfort or welfare of an animal in a research facility or supply facility. O. Reg. 139/71, s. 1.
- 2. Every research facility and supply facility shall.
 - (a) be located in a place free from conditions that might injuriously affect the sanitary operation of the research facility or supply facility; and
 - (b) be constructed in such manner that it is capable of being maintained in a sanitary condition. O. Reg. 139/71, s. 2.
- 3. Every part of a research facility or supply facility that is adjacent to any building that is part of a research facility or supply facility shall be maintained in a neat and orderly condition free of refuse, debris and vermin. O. Reg. 139/71, s. 3.
 - 4.—(1) This section applies to,
 - (a) every room that is used for the housing of animals in a research facility or supply facility or for surgical, experimental or testing procedures involving animals; and
 - (b) every room that is used for storing feed, bedding or waste or for the preparation of food in a research facility or supply facility.
 - (2) Floors shall be,
 - (a) soundly constructed of hard, durable material:

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- (b) impervious to water;
- (c) constructed of a material that may be readily sanitized; and
- (d) maintained in a good state of repair, free from cracks, holes and other damage.
- (3) Where there are floor drains,
 - (a) a floor drain and any trench installed in connection therewith that is used for waste disposal shall be flushed at such intervals as may be necessary to prevent any accumulation of waste that might impair the health or welfare of any animal in the room;
 - (b) the floor shall be so constructed and maintained that surface liquids thereon will drain into the drain: and
 - (c) the operator of a research facility or supply facility shall cause the drains to be examined as often as is necessary to ensure that they are functioning properly, have an adequate water seal and are not harbouring vermin.
- (4) Walls shall be,
 - (a) soundly constructed of hard, durable material;
 - (b) impervious to water to a height adequate for sanitary maintenance;
 - (c) constructed of a material that may be readily sanitized; and
 - (d) maintained in a good state of repair free from cracks, holes and other damage.
- (5) Where there is a door,
 - (a) every frame or moulding around the door opening shall be so constructed and maintained that it has no space or spaces capable of harbouring vermin; and
 - (b) the door shall be maintained in a good state of repair free from cracks, holes and other damage.
- (6) Where it is not practicable to sanitize any equipment that is in the room unless it is removed from the room, the opening of at least one door in the room shall be of sufficient size to permit the removal of the equipment from the room,
 - (7) Where there is a window,
 - (a) every frame or moulding around the window opening shall be so constructed and maintained that it has no space or spaces capable of harbouring vermin;

- (b) means shall be provided to prevent the effects of direct sunlight through the window:
- (c) the window shall be so constructed and maintained as to prevent the entrance of vermin through the window; and
- (d) the window shall be maintained in a good state of repair free from cracks, holes and other damage.
- (8) Roofs and ceilings shall be,
 - (a) soundly constructed; and
 - (b) maintained in a good state of repair free from cracks, holes and other damage.
- (9) Light fixtures shall be so constructed and maintained as to be readily sanitized.
- (10) Where any pipe, drain, conduit or other service facility is installed through any floor, wall or ceiling the place where the pipe, drain, conduit or other service facility enters or leaves the room shall be so sealed as to prevent the entrance of vermin into the room.
- (11) Alleyways and service aisles between cages or pens shall be of sufficient width to permit the safe and efficient movement of persons and equipment and shall not be used for storage or accumulation of materials or equipment of any kind.
- (12) Every room in a research facility or supply facility shall be maintained in a clean condition.
- (13) The operator of every research facility or supply facility shall take all reasonable steps to prevent the spread of and to destroy vermin and invertebrates that may be harmful to the health, comfort or welfare of any animal in the research facility or supply facility except only that such steps need not be taken to the extent that the presence of such vermin or invertebrates forms a necessary element in any research. O. Reg. 139/71, s. 4.
- 5.—(1) Every room that is used for the housing of animals within a reserach facility or supply facility shall be equipped with a lighting system that is so designed, constructed and maintained that.
 - (a) it distributes light as evenly and with as little glare as possible; and
 - (b) it provides adequate light for the proper observation of every animal in the room.
- (2) In every twenty-four hour period, every lighting system referred to in subsection 1 shall be so operated as to produce,

- (a) in the case of diurnal animals, a minimum of eight continuous hours of light; and
- (b) in the case of nocturnal animals, a maximum of sixteen continuous hours of light,

for the animals that are housed in the room except only that the system need not be so operated to the extent that the number of hours of light or the absence or reduction thereof forms a necessary element in any research. O. Reg. 139/71, s. 5.

- 6. Every room that is used for the housing of animals within a research facility or supply facility shall at all times be ventilated by means of an air ventilation system that distributes either fresh air or recirculated air uniformly in the room without drafts so as to provide enough fresh air or recirculated air in the room for the health, welfare and comfort of the animals therein except only that the room need not be so ventilated to the extent that ventilation or the lack of ventilation forms a necessary element in any research. O. Reg. 139/71, s. 6.
- 7. In any room that is used for the housing of animals within a research facility or supply facility the temperature within the room shall be,
 - (a) maintained as constant as may be practicable: and
 - (b) suitable for the health, welfare and comfort of every animal that is housed in the room

except only to the extent that the temperature forms a necessary element in any research. O. Reg. 139/71, s. 7.

- 8. The air in every room within a building that is part of a research facility or supply facility and that is used for the housing of animals shall be maintained at a relative humidity that is suitable for the health, comfort and welfare of any animal in the room except only to the extent that relative humidity forms a necessary element in any research. O. Reg. 139/71, s. 8.
- **9.**—(1) Where the research facility or supply facility receives animals that have been shipped or transported to the research facility or supply facility,
 - (a) the area in which the animals are placed at the time they are received shall be maintained in a sanitary condition;
 - (b) except in the case of germ-free or gnotobiotic animals, the animals shall be removed without undue delay from any shipping containers in which they have been shipped or transported;
 - (c) the animals shall be examined for disease by a person competent for the purpose as soon after receipt as may be practicable; and

- (d) the operator shall take or cause to be taken all reasonable steps necessary to prevent the escape of the animals.
- (2) Where the operator of a research facility or supply facility rejects animals that have been shipped or transported to the research facility or supply facility, the operator shall take, or cause to be taken all steps reasonably necessary to provide for the health, welfare and comfort of the animals until the animals are transported from the premises of the research facility or supply facility or are destroyed. O. Reg. 139/71, s. 9.
- 10.—(1) The operator of every research facility and every supply facility shall ensure that there is, in the research facility or supply facility, an adequate number of persons competent in the care of animals to properly care for every animal in the research facility or supply facility.
- (2) Where the operator of a research facility or supply facility has been notified that animals are being shipped or transported to the research facility or supply facility he shall cause a person to be present at the place where the animals are expected to arrive at such time as is reasonable to anticipate the arrival of the animals. O. Reg. 139/71, s. 10.
- 11. Only persons competent to handle the species or type of animal being handled shall handle animals in a research facility or supply facility. O. Reg. 139/71, s. 11.
- 12.—(1) Every dog or cat in a research facility shall be identified by tattoo, neckband, individual tag, physical mark or a tag or marking on the cage in which the animal is kept.
- (2) The operator of every research facility shall maintain within the research facility a record of every dog and cat in the research facility and shall preserve the record within the research facility for at least two years from the date that the dog or cat was last in the research facility and the record shall include.
 - (a) the sex of the dog or cat;
 - (b) the estimated age and weight of the dog or cat;
 - (c) the colour, markings and any physical abnormalities of the dog or cat;
 - (d) the breed or type of the dog or cat;
 - (e) the name of the person from whom the dog or cat was purchased or otherwise acquired and the date thereof where the dog or cat was not born in the research facility;
 - (f) any invoice, bill of sale or like record of the purchase of the dog or cat; and

- (g) the allocation of the dog or cat.
- (3) The operator of every research facility shall maintain within the research facility a record of all animals in the research facility other than dogs or cats and shall preserve the record within the research facility for at least one year from the date that the animals entered the research facility and the record shall include.
 - (a) the date of arrival of the animals;
 - (b) the name of the person from whom the animals are purchased or otherwise acquired; and
 - (c) the allocation of the animals.
- (4) Every licensed operator of a supply facility shall maintain within the supply facility for a period of one year from the date of purchase or sale a record of all animals purchased or sold by him and the record shall include,
 - (a) the date of such purchase or sale; and
 - (b) the name of the person from whom or to whom the animals were purchased or sold, as the case may be. O.Reg. 139/71, s. 12.
- 13. Every cage, tank or pen used in a research facility or supply facility for the housing of animals shall be so constructed and maintained that,
 - (a) except in the case of fish and snakes, every animal in the cage, tank or pen may comfortably,
 - (i) extend its legs to their full extent,
 - (ii) stand,
 - (iii) sit, and
 - (iv) lie down, and in the case of animals other than live stock, turn around and lie down in a fully extended position.
 - (b) in the case of fish and snakes, every animal in the cage, tank or pen shall have adequate room for its health, welfare and comfort;
 - (c) it is not likely to harm any animal therein;
 - (d) every animal therein may be readily observed unless the natural habits of the animal otherwise require;
 - (e) any animal therein cannot readily escape therefrom:
 - (f) it minimizes as nearly as practicable the transfer of pathogenic agents; and

- (g) it may be readily sanitized. O. Reg. 139/71, s. 13.
- 14. Where a group of animals in a research facility or supply facility are housed in a communal cage, tank, pen or enclosed compound, no individual animal shall be placed in the cage, tank, pen or enclosed compound with the group of animals where the placing of the individual animal would result in harm to any of the animals and, where the behavior of animals in any cage, tank, pen or enclosed compound is such that harm is likely to result, any animal or animals whose removal will prevent the harm from occuring shall forthwith be removed. O. Reg. 139/71, s. 14.
- 15. Pregnant mammals in a research facility or supply facility shall, prior to parturition be,
 - (a) so handled as to prevent injury to the animal: and
 - (b) maintained in a cage or pen that is,
 - (i) suitably designed for the safe delivery of the young,
 - (ii) equipped with a floor that is so constructed and maintained that it has a surface that will not cause any injury to the animals therein,
 - (iii) equipped with a parturition environment of a type suitable for the animal, and
 - (iv) provided with heat, light and ventilation adequate for the health, comfort and safety of the animal and its young. O. Reg. 139/71, s. 15.
- 16.—(1) This section applies to all tanks, pens, stalls, cages or enclosed compounds in every research facility or supply facility used for the housing of animals therein, other than a tank, cage, pen or enclosed compound that is so constructed and maintained as to simulate, as closely as practicable, the natural environment of the animal or animals therein.
- (2) Litter or bedding material in every cage, pen, stall or enclosed compound shall be changed as often as is necessary to keep it dry, clean and free of noxious fumes.
- (3) Tanks, pens, stalls, cages, enclosed compounds and collecting pans for the collection of excreta and waste shall be cleaned and any excreta or waste therein removed as often as is necessary for the health and comfort of every animal therein.
- (4) Every animal that is housed in a cage or pen shall be removed from its cage or pen and changed to a freshly sanitized cage or pen as often as is necessary for its health and comfort.

- (5) No animal shall be placed in a cage or pen that is vacant and of which it has not been the last occupant unless the cage or pen and equipment used in connection therewith have first been sanitized.
- (6) Where a cage is cleaned or sanitized the cage rack or portion thereof used in connection with the cage shall be cleaned or sanitized at the same time.
- (7) Every animal shall be protected against liquid spray while a cage, pen or enclosed compound is being cleaned.
- (8) Every device used to supply drinking water to an animal shall be maintained in a sanitary condition and shall be so constructed and maintained as to ensure,
 - (a) that the animal is receiving water; and
 - (b) that the device is functioning properly.
- (9) Every container for food or water shall be maintained in a sanitary condition. O. Reg. 139/71, s. 16.
- 17.—(1) Every animal in a research facility or supply facility shall be supplied with food of a type and in amounts nutritionally adequate for the species and that is palatable and free from contamination.
- (2) Subsection 1 does not apply to an animal that is in a research facility and being used for research in which the diet of the animal forms an essential element of the research but only to the extent that is necessitated by the research.
- (3) Water and food, other than fresh vegetable matter, for a mammal or bird in a research facility or supply facility shall be provided in containers or devices that may be readily sanitized and that do not interfere with the activities referred to in clause a of section 13, and food shall not be placed directly on the floor of the cage, pen or enclosed compound in which the animal is located.
 - (4) Subsection 3 does not apply in the case of,
 - (a) young animals;
 - (b) germfree or gnotobiotic animals;
 - (c) live stock:
 - (d) animals housed in a cage where the animals are destroyed not later than ten days after being placed in the cage;
 - (e) non-human primates; and
 - (f) mink and ferrets where the food is placed on the top of the cage or pen.

- (5) Every animal in a research facility or supply facility shall be supplied with adequate amounts of potable water.
- (6) Subsection 5 does not apply to an animal that is in a research facility and is being used for research in which the water intake of the animal forms an essential element of the research but only to the extent that is necessitated by the research.
- (7) Where an animal in a cage or pen is fed with perishable food, the remnants of the food shall be removed from the cage or pen every day.
- (8) Culled vegetable matter or cuttings from institutional kitchens, stores, restaurants and other like sources shall not be supplied to animals in a research facility or supply facility.
- (9) Subsections 3 and 7 do not apply to animals that are housed in an environment that is intended to simulate, as closely as possible, the natural environment of the animals. O. Reg. 139/71, s. 17.
- 18.—(1) In every research facility or supply facility waste materials and excreta shall be collected and disposed of in a sanitary manner.
- (2) Subject to *The Dead Animal Disposal Act*, in any research facility or supply facility the carcass of an animal shall be,
 - (a) forthwith removed from its cage, tank, pen or enclosed compound; and
 - (b) forthwith, except for the whole or a part of a carcass that is retained in a sanitary manner for research other than a post mortem examination,
 - (i) disposed of,
 - (ii) taken to a post mortem room for post mortem examination and, after the post mortem examination, forthwith disposed of, or
 - (iii) placed, except in the case of live stock, in a waterproof container and then kept refrigerated until it can be taken to a post mortem room for post mortem examination and, after the post mortem examination, forthwith disposed of.
- (3) Where the carcass of an animal is disposed of and the dead animal is not a dead animal as defined in *The Dead Animal Disposal Act*, the carcass shall be disposed of by,
 - (a) burying it with a covering of at least two feet of earth;
 - (b) incineration;
 - (c) delivery to a rendering plant.

- (i) licenced under The Dead Animal Disposal Act, or
- (ii) approved under The Meat Inspection Act (Canada), in a vehicle constructed and equipeed in accordance with The Dead Animal Disposal Act;
- (d) placing the carcass in a disposal pit of a type and constructed in a manner approved by the Director. O. Reg. 139/71, s. 18.
- 19.—(1) In any research facility or supply facility the operator thereof shall take or cause to be taken all steps practicable to treat and prevent the spread of any disease found in any animal and to prevent distress to any animal except only that such steps need not be taken to the extent that they form a necessary element in research.
- (2) The operator of every research facility or supply facility shall provide an inspector with such garments as the operator deems necessary to protect the health of animals in the research facility or supply facility. O. Reg. 139/71, s. 19.
- 20.—(1) All water provided in any tank, cage or pen for the use of Amphibia in a research facility or supply facility shall be kept free of contamination that is likely to cause harm to the Amphibia.
- (2) Every tank, cage or pen used for housing Amphibia in a research facility or supply facility shall be so constructed and maintained as to provide a suitable resting area readily accessible at all times to any Amphibia in the tank, cage or pen.
- (3) Live insects provided as food for any Amphibia in a research facility or supply facility shall be so handled as to prevent their escape. O. Reg. 139/71, s. 20
- 21.—(1) Every cat received at a research facility, before being used in connection with any research, other than research carried out within ten days of the arrival of the cat and that will result in the death of the cat within that time, shall be,
 - (a) immunized against, or treated for, disease in such manner as is appropriate to maintain the health and comfort of the cat unless the cat is to be used for research in which the use of a cat that has not been so immunized or treated is a necessary element; and
 - (b) housed for a sufficient length of time to accustom it to the normal environment provided for cats in the research facility.
- (2) Every cat housed in a research facility or supply facility shall be supplied with litter material for the collection of excreta and waste.

- (3) Every communal cage and pen used for the housing of cats in a research facility or supply facility shall be equipped with resting perches so constructed and maintained as to provide clean, dry, and safe surfaces of sufficient size to permit the cats to lie down in comfort and the resting perches shall not all be at the same height. O. Reg. 139/71, s. 21.
- 22.—(1) Every dog received at a research facility, before being used in connection with any research, other than research carried out within ten days of the arrival of the dog and that will result in the death of the dog within that time, shall be,
 - (a) immunized against or treated for disease in such manner as is appropriate to maintain the health and comfort of the dog unless the dog is to be used for research in which the use of a dog that has not been so immunized or treated is a necessary element; and
 - (b) housed for a sufficient length of time to accustom it to the normal environment provided for dogs in the research facility.
- (2) Where a dog has been housed for twenty-one days in a cage that is not at least twice the height of the dog measured to the point of the withers and the dog has not had reasonable daily access to an exercise area outside of the cage, the dog shall be housed in a cage or pen that is at least twice the height of the dog measured to the point of the withers.
- (3) Every pen used for the housing of dogs in any research facility or supply facility shall be so constructed and maintained as to provide a clean, dry and safe surface adequate to permit the dogs to lie down in comfort at all times. O. Reg. 139/71, s. 22.
- 23.—(1) Every door in a room in a research facility or supply facility that is used for housing non-human primates shall be equipped with a device adequate to prevent the escape of any such primate from the room.
- (2) Every non-human primate shall, forthwith upon arrival at a research facility and at such further intervals as may be appropriate, having regard to all of the circumstances, be tested for tuberculosis in a manner adequate to disclose the presence of tuberculosis in the primate.
- (3) Every non-human primate found to have tuberculosis by a test under subsection 2 shall be isolated from other non-human primates that have not been found to have tuberculosis or shall be humanely destroyed except only that such steps need not be taken to the extent that the spread of tuberculosis forms a necessary element in research.
- (4) No person who is known to have active tuberculosis shall be employed in the care of nonhuman primates.

- (5) Every non-human primate received at a research facility, before being used in connection with any research, other than research carried out within ten days of the arrival of the non-human primate and that will result in the death of the non-human primate within that time, shall be individually housed for a sufficient length of time to accustom it to the normal environment provided for non-human primates in the research facility.
- (6) No person shall house a non-human primate in a restraint chair but a restraint chair may be used to the extent necessitated by the nature of an experiment.
- (7) Where non-human primates are housed in a communal cage or pen, not more than twenty-five non-human primates shall be housed in the cage or pen. O. Reg. 139/71, s. 23.
- 24.—(1) Live animals or insects provided as food for any reptiles in a research facility or supply facility shall be so handled as to prevent their escape.
- (2) Every cage in which snakes are housed in a research facility or supply facility shall contain a quantity of suitable materials sufficient to permit snakes to shed their skins in a normal manner.
- (3) Where venomous reptiles are housed in a research facility or supply facility,
 - (a) every door in any room used for housing such reptiles shall be equipped with an effective locking device; and
 - (b) every door referred to in clause a shall be kept securely closed when there is no person in the room. O. Reg. 139/71, 5724.
- 25.—(1) In any research facility or supply facility an animal may be housed outdoors subject to the following conditions:
 - The animal shall not be removed from indoor housing and placed in outdoor housing or removed from outdoor housing and placed in indoor housing where to do so would result in a change in environment likely to cause harm or discomfort to the animal.
 - The animal shall be provided with adequate potable water.
 - The surface on which the outdoor housing is established shall be so maintained as to rapidly drain all excess surface water that is not required by the species of animal so housed.
 - The cage, pen, compound or field in which the animal is kept shall be so fenced as to,
 - (a) protect the animal from predators; and

- (b) prevent the animal from escaping.
- The cage, pen or compound used for outdoor housing of the animal shall be kept in a clean condition free from any materials or equipment likely to cause harm to the animal.
- The cage, pen, compound or field in which the animal is kept shall have therein shelter,
 - (a) readily accessible to the animal;
 - (b) large enough to comfortably accommodate all of the animals in the cage, pen, compound or field;
 - (c) so constituted as to provide substantial protection from the effects of direct sunlight, precipitation and wind; and
 - (d) that is dry and well drained.
- The animal shall be provided with sufficient clean bedding material to maintain its health, welfare and comfort.
- (2) In any research facility, where an animal that is not a domesticated animal is used in a research project, the animal may be housed outdoors, provided that the conditions under which it is housed simulate the natural environment of the animal in all material respects. O. Reg. 139/71, s. 25.
- 26.—(1) Where surgical procedures are performed on an animal with the intention that the animal recover from anaesthesia, the procedures shall be carried out in accordance with established veterinary practice in a surgery area that is maintained in a sanitary condition and designated for the purpose.
- (2) Everysurgery area referred to in subsection 1 shall be equipped with all equipment necessary to provide for the health and welfare of the animal during surgery. O. Reg. 139/71, s. 26.
- 27.—(1) Every research facility in which an animal is subjected to surgical procedures performed with the intention that the animal survive shall have a post-operative recovery area equipped with,
 - (a) cages or pens appropriate for the animal, so constructed and maintained as to provide appropriate temperature control, cleanliness, ease of observation, ready access to the animal for emergency and supportive therapy purposes and so constructed and maintained that the animal is not likely to injure itself; and
 - (b) sufficient materials and equipment to provide for treatment of an animal during the post-operative period.

- (2) During the post-operative recovery period, the person who was responsible for the procedure shall provide or cause to be provided appropriate post-operative care in accordance with established veterinary practices.
- (3) No animal shall be removed from the post-operative recovery area until it has recovered from anaesthesia. O. Reg. 139/71, s. 27.
- **28.**—(1) Where euthanasia is carried out with respect to any animal in a research facility or supply facility, it shall be carried out,
 - (a) by a person or persons properly trained in the euthanasia procedure to be used;
 - (b) in such manner that the death of the animal occurs without unnecessary pain, delay or discomfort; and
 - (c) in a manner that does not endanger or disturb other animals in the research facility or supply facility.
- (2) No person shall use an euthanasia procedure with respect to any animal in a research facility or supply facility unless it is a procedure that is permitted under section 29, 30, 31 or 32. O. Reg. 139/71, s. 28.
- 29.—(1) This section applies to euthanasia of coldblooded animals other than by the use of chemicals.
- (2) The following euthanasia procedures are permitted:
 - In the case of Amphibia and reptiles, the insertion of a sharp instrument between the skull and atlas and into the cranial cavity.
 - 2. In the case of fish, the striking of a strong blow to the head behind the eyes.
 - In the case of all cold-blooded animals, decapitation.
 - In the case of all cold-blooded animals, cervical dislocation. O. Reg. 139/71, s. 29.
- **30.**—(1) This section applies to euthanasia of cold-blooded animals by the use of chemicals.
- (2) The following euthanasia procedures are permitted:
 - 1. In the case of all Amphibia or reptiles,
 - (a) injection of barbiturates;
 - (b) injection of procaine hydrochloride;
 - (c) oral administration of tribromoethanol;

- (d) the administration of chloroform by inhalation;
- (e) the administration of ether by inhalation; and
- (f) injection of chlorobutanol saturated solution.
- 2. In the case of fish,
 - (a) the suspension in water of tricaine methanesulfonate;
 - (b) the suspension in water of 2-methyl-quinoline; and
 - (c) prolonged bubbling into the tank of a high concentration of carbon dioxide.
- 3. In the case of Amphibia, the suspension in water of tricaine methanesulfonate. O. Reg. 139/71, s. 30.
- 31.—(1) This section applies to euthanasia of warm-blooded animals other than by use of chemicals.
- (2) The following euthanasia procedures are permitted:
 - In the case of all mammals, exsanguination, but only where the animal is completely anaesthetized prior to and during the procedure.
 - 2. In the case of birds and rodents, cervical dislocation.
 - In the case of live stock and dogs, electrocution but only where the electrocution equipment is approved by the Director.
 - 4. In the case of rodents, decapitation, but only with equipment that is approved by the Director. O. Reg. 139/71, s. 31.
- 32.—(1) This section applies to euthanasia of warm-blooded animals by the use of chemicals.
- (2) The following euthanasia procedures are permitted:
 - Administration of barbiturates intravenously, intracardially, intrathoracically or intraperitoneally.
 - Administration of tribromoethanol rectally or orally other than in the case of dogs.
 - Administration of a saturated solution of magnesium sulphate intravenously and and in the case of horses, sheep and swine only in combination with other euthanizing chemicals.

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- 4. Administration of chloral hydrate intraperitoneally, intravenously or orally.
- 5. Administration of ether by inhalation.
- Administration of carbon dioxide by inhalation.
- Administration of chloroform by inhalation.
 Reg. 139/71, s. 32.
- 33. This Regulation comes into force on the day that section 27 of the Act is proclaimed in force. O. Reg. 139/71, s. 33.

(5395)

THE ANIMALS FOR RESEARCH ACT, 1968-69

O. Reg. 140/71.

Pounds.

Made-March 31st, 1971.

Filed-April 2nd, 1971.

REGULATION MADE UNDER THE ANIMALS FOR RESEARCH ACT, 1968-69

POUNDS

- 1. In this Regulation,
 - (a) "anaesthetic" means a procedure that causes the loss of sensation of pain in the whole or any part of the body of an animal and "anaesthesia" and "anaesthetize" have corresponding meanings;
 - (b) "communal" means containing more than one animal;
 - (c) "environment" means the total of all the conditions and elements that make up the surroundings of an individual animal;
 - (d) "euthanasia" means the deliberate infliction of an intended death upon an animal;
 - (e) "intraperitoneal" means delivered into the abdominal cavity;
 - (f) "intravenous" means delivered into a vein;
 - (g) "sanitize" means to clean for the purpose of controlling disease producing organisms and "sanitized" has a corresponding meaning;
 - (h) "vermin" means an animal the presence of which may be harmful to the health, comfort or welfare of an animal in a pound. O. Reg. 140/71, s. 1.

- 2. Every pound shall,
 - (a) be located in a place free from conditions that might injuriously affect the sanitary operation of the pound; and
 - (b) be constructed in such manner that it is capable of being maintained in a sanitary condition. O. Reg. 140/71, s. 2.
- 3. Every part of a pound that is adjacent to any building that is part of a pound shall be maintained in a neat and orderly condition free of refuse, debris and vermin. O. Reg. 140/71, s. 3.
 - 4.-(1) This section applies to,
 - (a) every room that is used for the housing of dogs or cats or that is occupied at any time by a dog or cat in a pound; and
 - (b) every room that is used for storing feed, bedding or waste or for the preparation of food in a pound.
 - (2) Floors shall be,
 - (a) soundly constructed of hard, durable material;
 - (b) impervious to water;
 - (c) constructed of a material that may be readily sanitized; and
 - (d) maintained in a good state of repair free from cracks, holes and other damage.
 - (3) Where there are floor drains,
 - (a) a floor drain and any trench installed in connection therewith that is used for waste disposal shall be flushed at such intervals as may be necessary to prevent any accumulation of waste that might impair the health or welfare of any dog or cat in the room:
 - (b) the floor shall be so constructed and maintained that surface liquids thereon will drain into the drain; and
 - (c) the operator of the pound shall cause the drains to be examined as often as is necessary to ensure that they are functioning properly, have an adequate water seal and are not harbouring vermin.
 - (4) Walls shall be,
 - (a) soundly constructed of hard, durable material;
 - (b) impervious to water to a height adequate for sanitary maintenance;

- (c) constructed of a material that may be readily sanitized; and
- (d) maintained in a good state of repair free from cracks, holes and other damage.
- (5) Where there is a door,
 - (a) every frame or moulding around the door opening shall be so constructed and maintained that it has no space or spaces capable of harbouring vermin; and
 - (b) the door shall be maintained in a good state of repair free from cracks, holes and other damage.
- (6) Where it is not practicable to sanitize any equipment that is in the room unless it is removed from the room, the opening of at least one door in the room shall be of sufficient size to permit the removal of the equipment from the room.
 - (7) Where there is a window,
 - (a) every frame or moulding around the window opening shall be so constructed and maintained that it has no space or spaces capable of harbouring vermin;
 - (b) means shall be provided to prevent the effects of direct sunlight through the window;
 - (c) the window shall be so constructed and maintained as to prevent the entrance of vermin through the window; and
 - (d) the window shall be maintained in a good state of repair free from cracks, holes and other damage.
 - (8) Roofs and ceilings shall be,
 - (a) soundly constructed; and
 - (b) maintained in a good state of repair free from cracks, holes and other damage.
- (9) Where any pipe, drain, conduit or other service facility is installed through any floor, wall or ceiling, the place where the pipe, drain, conduit or other service facility enters or leaves the room shall be so sealed as to prevent the entrance of vermin into the room.
- (10) Alleyways and service aisles between cages or pens shall be of sufficient width to permit the safe and efficient movement of persons and equipment and shall not be used for storage or accumulation of materials or equipment of any kind.
- (11) Every room in a pound shall be maintained in a clean condition.

- (12) The operator of every pound shall take all reasonable steps to prevent the spread of and to destroy vermin and invertebrates that may be harmful to the health, comfort or welfare of any dog or cat in the pound. O. Reg. 140/71. s. 4.
- 5.—(1) Every room that is used for the housing of dogs or cats within a pound shall be equipped with a lighting system that is so designed, constructed and maintained that,
 - (a) it distributes light as evenly and with as little glare as possible; and
 - (b) it provides adequate light for the proper observation of every animal in the room.
- (2) Every room that is used for the housing of dogs or cats within a pound shall be adequately lighted for a continuous period of at least eight hours in every twenty-four hour period. O. Reg. 140/71, s. 5.
- 6. Every room that is used for the housing of dogs or cats within a pound shall at all times be adequately ventilated for the health, welfare and comfort of every dog or cat therein. O. Reg. 140/71, s. 6.
- 7. Every room that is used for the housing of dogs or cats within a pound shall at all times be maintained at a temperature suitable for the health, welfare and comfort of every dog or cat therein. O. Reg. 140/71, s. 7.
- 8.—(1) The operator of every pound shall ensure that there is, in every day, on the premises on which the pound is located, an adequate number of persons competent in the care of dogs and cats to properly care for every dog or cat in the pound.
- (2) The operator of every pound shall post or cause to be posted a notice in a conspicuous location outside of the pound stating the hours and days on which the pound is open to persons who wish to claim any dogs or cats impounded therein and every pound shall be open for such purpose at least once in every day while there is a dog or cat in the pound. O. Reg. 140/71, s. 8.
- 9. Only persons competent to handle dogs and cats shall handle dogs or cats in a pound. O. Reg. 140/71, s. 9.
- 10.—(1) Every dog or cat in a pound shall be identified by a neckband, individual tag, physical mark or a tag or marking on the cage in which the dog or cat is kept.
- (2) The operator of every pound shall maintain within the pound a record of every animal in the pound and shall preserve the record within the pound for at least two years from the date that the animal was last in the pound and the record shall include:

- (a) the sex of the animal;
- (b) the estimated age and weight of the animal;
- (c) the colour, markings and any physical abnormalities of the animal;
- (d) the breed or type of the animal;
 - (e) a record of the circumstances under which the animal came to be in the pound;
 - (f) the time, date and place where the animal was found;
 - (g) the date and time at which the animal arrived at the pound;
 - (h) a record of any tag, name plate or other means of identification on the animal when it came into the pound;
 - (i) where the animal is returned to its owner, the name and address of the owner and the date of return;
 - (j) where the animal is sold or disposed of by gift, the name and address of the person to whom it was sold or disposed of and a statement of the purpose of the sale or disposal;
 - (k) where the animal is sold to the operator of a research facility, the name and address of the research facility and evidence of the sale:
 - (1) where the animal is destroyed, the date on which it is destroyed and a statement setting out the clause of subsection 7 of section 24 of the Act pursuant to which the animal is destroyed. O. Reg. 140/71, s. 10.
- 11. Every cage or pen used in a pound for the housing of dogs or cats shall be so constructed and maintained that,
 - (a) every animal in the cage or pen may comfortably,
 - (i) extend its legs to their full extent,
 - (ii) stand,
 - (iii) sit,
 - (iv) turn around, and
 - (v) lie down in a fully extended position;
 - (b) it is not likely to harm any animal therein;
 - (c) any animal therein cannot readily escape therefrom;

- (d) it minimizes as nearly as practicable the transfer of pathogenic agents; and
- (e) it may be readily sanitized. O. Reg. 140/71, s. 11.
- 12. Where a group of dogs or cats in a pound is housed in a communal cage, pen or dog run no individual dog or cat, as the case may be, shall be placed in the cage, pen or dog run with the group of dogs or cats where the placing of the individual dog or cat would result in harm to any of the dogs or cats and, where the behavior of the dogs or cats in the cage, pen or dog run is such that harm is likely to result, any dog or cat whose removal will prevent the harm from occurring shall forthwith be removed. O. Reg. 140/71, s. 12.
- 13.—(1) This section applies to all pens or cages in every pound.
- (2) Litter or bedding material in every cage or pen shall be changed as often as is necessary to keep it dry, clean and free of noxious fumes.
- (3) Pens or cages and collecting pans for the collecting of excreta and waste shall be clean and any excreta or waste therein removed as often as is necessary for the health and comfort of every dog or cat therein.
- (4) Every dog or cat that is housed in a cage or pen shall be removed from its cage or pen and changed to a freshly sanitized cage or pen as often as is necessary for its health and comfort.
- (5) No dog or cat shall be placed in a cage or pen that is vacant and of which it has not been the last occupant unless the cage or pen and equipment used in connection therewith have first been sanitized.
- (6) Where a cage is cleaned or sanitized the cage rack or portion thereof used in connection with the cage shall be cleaned or sanitized at the same time.
- (7) Every animal shall be protected against liquid spray while a cage or pen is being cleaned.
- (8) Every device used to supply drinking water to a dog or cat shall be maintained in a sanitary condition and shall be so constructed and maintained as to ensure,
 - (a) that the dog or cat is receiving water; and
 - (b) the device is functioning properly.
- (9) Every container for food or water shall be maintained in a sanitary condition. O. Reg. 140/71, s. 13.
- 14.—(1) Every dog or cat in a pound shall be supplied with food of a type and in amounts

nutritionally adequate for the dog or cat and that is palatable and free from contamination.

- (2) Food and water for a dog or cat in a pound shall be provided in containers or devices that may be readily sanitized and that do not interfere with the activities referred to in clause a of section 11 and food shall not be placed directly on the floor of the cage or pen in which the dog or cat is located.
- (3) Every dog or cat in a pound shall be supplied with adequate amounts of potable water.
- (4) Where a dog or cat is fed with perishable food the remnants of the food shall be removed from the cage or pen every day. O. Reg. 140/71, s. 14.
- 15.—(1) In every pound, waste materials and excreta shall be collected and disposed of in a sanitary manner.
- (2) Subject to The Dead Animal Disposal Act, in any pound, the carcass of an animal shall be,
 - (a) forthwith removed from its cage or pen; and
 - (b) except for the whole or a part of the carcass that is retained in a sanitary manner for research, forthwith disposed of.
- (3) Where the carcass of an animal is disposed of and the dead animal is not a dead animal as defined in *The Dead Animal Disposal Act*, the carcass shall be disposed of by,
 - (a) burying it with a covering of at least two feet of earth;
 - (b) incineration; or
 - (c) delivery to a rendering plant,
 - (i) licenced under The Dead Animal Disposal Act, or
 - (ii) approved under The Meat Inspection Act (Canada) in a vehicle constructed and equipped in accordance with The Dead Animal Disposal Act. O. Reg. 140/71, s. 15.

16. In any pound, the operator thereof shall take or cause to be taken all steps practicable to treat and prevent the spread of any disease found in any animal and to prevent distress to any animal. O. Reg. 140/71, s. 16.

- 17.—(1) Every cat housed in a pound shall be supplied with litter material for the collection of excreta and waste.
- (2) Every communal cage and pen used for the housing of cats in a pound shall be equipped with

resting perches so constructed and maintained as to provide clean, dry and safe surfaces of sufficient size to permit the cats to lie down in comfort and the resting perches shall not all be at the same height. O. Reg. 140/71, s. 17.

- 18.—(1) Where a dog has been housed for twentyone days in a cage that is not at least twice
 the height of the dog measured to the point
 of the withers and the dog has not had reasonable
 daily access to an exercise area outside of the cage,
 the dog shall be housed in a cage or pen that
 is at least twice the height of the dog measured
 to the point of the withers.
- (2) Every pen used for the housing of dogs in any pound shall be so constructed and maintained as to provide a clean, dry and safe surface adequate to permit the dogs to lie down in comfort at all times. O. Reg. 140/71, s. 18.
- 19. An outdoor dog run in a pound may be used to provide dogs in the pound with exercise subject to the following conditions:
 - No dog shall be removed from indoor housing and placed in the outdoordog run or removed from the outdoor dog run and placed in indoor housing where to do so would result in a change in environment likely to cause harm to the dog.
 - The surface on which the dog run is established shall be so maintained as to rapidly drain all excess surface water.
 - 3. The dog run shall be so fenced as to prevent any dog from escaping.
 - The dog run shall be kept in a clean condition free from any materials or equipment likely to cause harm to a dog.
 - 5. Every dog in the dog run shall have access to a shelter that is,
 - (a) readily accessible to the dog;
 - (b) large enough to comfortably accommodate all of the dogs in the dog run;
 - (c) so constructed and maintained as to provide protection from the effects of direct sunlight, precipitation and wind; and
 - (d) that is dry and well drained. O. Reg. 140/71, s. 19.
- 20.—(1) Where euthanasia is carried out with respect to any dog or cat in a pound, it shall be carried out,
 - (a) by a person or persons properly trained in the euthanasia procedure to be used;

- (b) in such manner that the death of the dog or cat occurs without unnecessary pain, delay or discomfort; and
- (c) in a manner that does not endanger or disturb other animals in the pound.
- (2) No person shall use an euthanasia procedure with respect to any dog or cat in a pound unless it is a procedure that is permitted under section 21 or 22 and that is carried out with equipment of a type and used in a manner approved by the Director. O. Reg. 140/71, s. 20.
- 21.—(1) This section applies to euthanasia of dogs or cats other than by the use of chemicals.
- (2) The following euthanasia procedures are permitted:
 - In the case of dogs, killing by means of a captive bolt pistol.
 - 2. Shooting by means of a firearm.
 - Exsanguination, but only where the animal is completely anaesthetized prior to and during the procedure.
 - In the case of dogs, electrocution. O. Reg. 140/71, s. 21.
- 22.—(1) This section applies to euthanasia of dogs or cats by the use of chemicals.
- (2) The following euthanasia procedures are permitted:
 - Administration of barbiturates intravenously or intraperitoneally.
 - Administration of a saturated solution of magnesium sulphate intravenously.
 - Administration of chloral hydrate intravenously.
 - 4. Administration of ether by inhalation.
 - Administration of carbon dioxide by inhalation.
 - 6. Administration of chloroform by inhalation.
 - Administration of carbon monoxide by inhalation but only where substantially all impurities have been removed therefrom and the temperature of the carbon monoxide does not exceed 25 degrees centigrade.
 Reg. 140/71, s. 22.
- 23. This Regulation comes into force on the day that section 27 of the Act is proclaimed in force.

THE ANIMALS FOR RESEARCH ACT, 1968-69

O. Reg. 141/71.

Transportation.
Made—March 31st, 1971.
Filed—April 2nd, 1971.

REGULATION MADE UNDER THE ANIMALS FOR REASEARCH ACT, 1968-69

TRANSPORTATION

- 1. In this Regulation,
 - (a) "disposable shipping container" means a shipping container that is not a re-usable shipping container;
 - (b) "live stock" means cattle, goats, horses, sheep or swine;
 - (c) "re-usable shipping container" means a shipping container that is so designed, constructed and maintained and made of such materials that,
 - (i) it may be readily sanitized, and
 - (ii) it does not readily harbour insects or disease-producing organisms;
 - (d) "sanitize" means to clean for the purpose of controlling disease-producing organisms. O. Reg. 141/71, s. 1.
- 2. This Regulation applies to the transportation of animals that are used or are intended to be used by a research facility. O. Reg. 141/71, s. 2.
- 3.—(1) Every vehicle used for transporting animals shall be free from mechanical defects that are likely to impair the health, welfare or comfort of the animals.
- (2) Other than in the case of fish, every vehicle shall be equipped to provide adequate amounts of fresh air to all animals in the vehicle without injurious drafts.
- (3) The part of every vehicle in which animals are transported shall be maintained at a temperature suitable for the health, welfare and comfort of the animals.
- (4) The part of every vehcle in which animals are transported shall be so constructed and maintained as to prevent, so far as may be practicable, the entry of exhaust gases.
- (5) The part of every vehicle in which animals are transported shall be so constructed and maintained that it may be readily sanitized. O. Reg. 141/71, s. 3.

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- **4.**—(1) This section applies only to animals other than fish and live stock.
 - (2) Animals shall be shipped in,
 - (a) cages or re-usable shipping containers;
 - (b) disposable shipping containers; or
 - (c) compartments that are constructed as an integral part of the vehicle.
- (3) Every cage, shipping container and compartment referred to in subsection 2 shall be,
 - (a) so constructed and maintained that any animal therein cannot readily escape;
 - (b) of sufficient size that every animal therein may stand, sit and lie down;
 - (c) so constructed and maintained that it is not likely to harm any animal therein;
 - (d) so constructed and maintained that it provides adequate ventilation at all times during transit;
 - (e) where it is placed above another cage, shipping container or compartment, equipped with a floor that is impervious to moisture and that is so constructed and maintained as to prevent excreta from entering any other cage, shipping container or compartment;
 - (f) so constructed and maintained that animals therein remain reasonably free of contamination by excreta or vomit; and
 - (g) so constructed and maintained as to provide for ready access at all times during transit to the animals therein.
- (4) Every cage, re-usable shipping container and compartment referred to in subsection 2 shall be maintained in a sanitary condition.
- (5) No disposable shipping container shall be used more than once. O. Reg. 141/71, s. 4.
 - 5.—(1) This section applies only to live stock.
- (2) The floor of any stall or compartment of any vehicle in which live stock are transported or of any ramp used in connection therewith shall be so constructed and maintained as to provide a surface free from any holes or cracks capable of causing injury to any head of live stock.
- (3) Every stall or compartment of any vehicle used for the transportation of live stock and every ramp used in connection therewith shall be free from any projections, holes or objects capable of causing injury to any head of live stock.

- (4) Every stall or compartment of any vehicle used for the transportation of live stock shall be supplied with amounts of clean bedding material adequate to provide for the comfort and safety of any live stock therein. O. Reg. 141/71, s. 5.
 - 6.—(1) This section applies only to fish.
- (2) Fish shall be transported in a container that is so constructed and maintained that it will contain sufficient water for the needs of the fish therein and will provide sufficient oxygen for the health, welfare and comfort of the fish.
- (3) Every fish shall be maintained in an adequate volume of water that is sufficiently oxygenated and of a suitable temperature for the health, welfare and comfort of the fish. O. Reg. 141/71, s. 6.
- 7. Every vehicle used for the transportation of animals shall, during the time that it is so used, have a covering adequate to prevent the direct entry of sunlight, rain, hail or snow into the part of the vehicle in which the animals are transported. O. Reg. 141/71, s. 7.
- 8. Where more than one animal is transported in a cage, container, compartment, tank or stall, no individual animal shall be placed therein where the placing of the animal would result in harm to any of the animals and where the behaviour of animals in any cage, container, compartment, tank or stall is such that harm is likely to result, any animal or animals whose removal will prevent the harm from occurring shall forthwith be removed. O. Reg. 141/71, s. 8.
- 9. Every person who transports animals shall transport them to their dâstination without undue delay. O. Reg. 141/71, s. 9.
- 10. All animals while in transit shall be supplied, at such times as are necessary for their health, welfare and comfort, with such quantities of palatable, uncontaminated food or water as are necessary for their health, welfare and comfort. O. Reg. 141/71, s. 10.
- 11.—(1) Every vehicle that is in use for transporting animals shall have therein a person who is competent to care for the animals while in transit and such person shall carry out or cause to be carried out all reasonable actions necessary to provide for the health, welfare and comfort of the animals in transit and without limiting the generality of the foregoing, such person shall regularly inspect the animals in the vehicle to determine whether any of them are seriously ill or seriously injured and where any animal appears to be seriously ill or seriously injured such person shall arrange for the animal to receive veterinary care as soon as may be practicable or shall forthwith humanely destroy the animal.
- (2) The person referred to in subsection 1 shall, when the animals arrive at their destination, ensure that the animals are placed,

- (a) in the custody of a person authorized to take custody of the animals by the person to whom the animals are being transported;
- (b) in a location in which the health, welfare and comfort of the animals will not be impaired and shall immediately notify the person to whom the animals are being transported. O. Reg. 141/71, s. 11.
- 12. This Regulation comes into force on the day that section 27 of the Act is proclaimed in force. O. Reg. 141/71, s. 12.

(5397)

THE ANIMALS FOR RESEARCH ACT, 1968-69

O. Reg. 142/71. General.

Made—March 31st, 1971.

Filed-April 2nd, 1971.

REGULATION MADE UNDER THE ANIMALS FOR RESEARCH ACT, 1968-69

GENERAL

- 1.—(1) An application for a licence as an operator of a supply facility shall be made to the Director in Form 1.
- (2) A licence as an operator of a supply facility shall be in Form 2.
- (3) The fee for a licence as an operator of a supply facility is \$25.
- (4) A licence expires with the 31st day of December of the year of issue.
- (5) Every licence shall have listed therein the types or species of animals that are bred and reared by the licensee.
- (6) The Director shall at any time upon the application of the licensee insert additional types or species of animals in a licence without additional fee.
- (7) No licensee shall sell or offer for sale an animal for use in a research facility unless the animal is of a type or species listed in the licence.
- (8) A licence is not transferable. O. Reg. 142/71, s. 1.
- 2.—(1) An application for registration of a research facility shall be in Form 3.

- (2) The Director may issue a certificate of registration of a research facility in Form 4.
- (3) The fee for registration of a research facility is,
 - (a) \$50 for one research facility; and
 - (b) \$25 for each additional research facility under the control of the same operator.
- (4) Subject to subsection 2 of section 5 of the Act, where a research facility does not fully conform to the regulations the Director may register the research facility subject to the condition that the research facility conform fully with the regulations before the date determined by the Director and set out in the registration and any certificate thereof.
- (5) Registration of a research facility is subject to the following conditions:
 - The registration expires with the 31st day of December of the year in which registration is made.
 - 2. The operator of a registered research facility shall not purchase or otherwise acquire an animal for use in the research facility from the holder of a licence in Form 2 unless the animal is of a type or species listed on the licence. O. Reg. 142/71, s. 2.
- 3. No person shall construct, acquire or reconstruct premises for use as a research facility, supply facility or pound without,
 - (a) notifying the Director of his intention; and
 - (b) furnishing the Director with a copy of the plans and specifications of the premises proposed to be used, constructed or reconstructed. O. Reg. 142/71, s. 3.
- 4.—(1) The notice required to be given by the Director under subsection 4 of section 4 of the Act shall be in Form 5.
- (2) The notice required to be given by the Director under subsection 4 of section 6 of the Act shall be in Form 6.
- (3) The notice required to be served by the chairman of the Review Board under subsection 1 of section 7 of the Act shall be in Form 7.
- (4) The notice of decision and the notice stating the right to an appeal required to be served by the Review Board under subsection 3 of section 14 of the Act shall be in Form 8. O. Reg. 142/71, s. 4.
- 5.—(1) The operator of every research facility shall, prior to the first day of March in every year,

submit to the Director an annual report in respect of the preceding calendar year and the report shall contain.

- (a) the total number of every species of animal used for research in the research facility in the year;
- (b) the total number of dogs and the total number of cats purchased or otherwise acquired from,
 - (i) other research facilities,
 - (ii) pounds,
 - (iii) supply facilities, and
 - (iv) other sources; and
- (c) the total number of dogs and the total number of cats that in any experiment or surgical procedure did not recover from anaesthesia.
- (2) The operator of every research facility shall submit to the Director a report setting out,
 - (a) the names of members of the animal care committee forthwith after the committee is established; and
 - (b) particulars of every change in membership of the animal care committee, including the name of any new member, forthwith after the change is made. O. Reg. 142/71, s. 5.
- **6.**—(1) The maximum price that shall be paid for dogs or cats by the operators of research facilities pursuant to clause c of subsection 6 of section 24 of the Act shall be \$6 for each dog and \$2 for each cat.
- (2) For the purposes of subsection 9 of section 24 of the Act, the operator of a pound may require the operator of a research facility to pay not more than \$2 per day or part thereof for each dog and \$1 per day or part thereof for each cat sold to the operator of the research facility respecting its care, food and accommodation but only in respect of the period commencing with the day next following the day that the operator of the research facility is notified that the dog or cat is available for sale and ending with the day that the dog or cat leaves the pound. O. Reg. 142/71, s. 6.
- 7. A person operating an elementary school or secondary school that contains a research facility is exempt from subsection 1 of section 5 and section 18 of the Act and from section 4 of Ontario Regulation 139/71 in respect of the research facility subject to the following conditions:
 - 1. The research facility shall be maintained

- in a sanitary condition at all times, as free as practicable from insects and vermin.
- The standards of health, welfare and care of animals and the buildings, facilities and equipment provided by any person from whom animals are purchased have been approved by the Director. O. Reg. 142/71, s.7.
- 8. Where a research facility is established by an operator and is used by that operator as a research facility for a total period of time not exceeding thirty days in any one year, the operator is exempt from subsection 1 of section 5 of the Act and from section 4 of Ontario Regulation 139/71, in respect of the premises, subject to the condition that the research facility shall be maintained in a sanitary condition at all times, as free as practicable from insects and vermin. O. Reg. 142/71, s. 8.
- 9. Where a person who is associated with a research facility and who is conducting research in connection therewith under the jurisdiction of an animal care committee established in connection with the research facility, conducts the research on premises not owned or occupied by the operator of the research facility, that person is exempt from subsection 1 of section 5 of the Act and from section 4 of Ontario Regulation 139/71, in respect of such premises subject to the following conditions:
 - The research facility shall be maintained in a sanitary condition at all times, as free as practicable from insects and vermin.
 - 2. The animal care committee shall, prior to the research being conducted, advise the Director in writing of the name of the person conducting the research and the address at which the research is to be conducted. O. Reg. 142/71, s. 9.
- 10. Where a person operates on premises not owned by him a research facility under the jurisdiction of an animal care committee solely for the purpose of conducting field trials on live stock, poultry or such other species of animals as the Director may approve, using only a substance or substances the testing of which is required under any law in force in Ontario that person is exempt from subsection 1 of section 5 of the Act and from section 4 of Ontario Regulation 139/71 in respect of such premises subject to the following conditions:
 - The research facility shall be maintained in a sanitary condition at all times as free as practicable from insects and vermin.
 - 2. The animal care committee shall, prior to the research being conducted, advise the Director in writing of the name of the person conducting the research, the address at which the research is to be conducted and the number and type or species of animals to be used in the research. O. Reg. 142/71, s. 10.

- 11. Where a person wishes to purchase or otherwise acquire an animal for use in a research facility and the animal is not of a type that may be readily purchased or otherwise acquired under section 18 of the Act by reason of its species or strain or by reason of any specific disease or condition desired of the animal, the person is exempt from section 18 of the Act but where the animal is a dog or cat the exemption is subject to the following conditions:
 - Prior to purchasing or otherwise acquiring the animal the person shall advise the Director in writing of,
 - (a) the number of animals to be purchased or otherwise acquired;
 - (b) the name and address of the person from whom the animal is to be purchased or otherwise acquired; and
 - (c) the reason why the animal may not be readily purchased or otherwise acquired under section 18 of the Act.
 - Prior to purchasing or otherwise acquiring the animal the person shall obtain the permission in writing of the Director therefor. O. Reg. 142/71, s. 11.
- 12.—(1) Where the operator of a pound has not satisfied all requests referred to in clause c of subsection 6 of section 24 of the Act he is exempt from the prohibition in the said subsection 6 against destroying or causing or permitting to be destroyed any dog or cat but only where the dog or cat does not conform with the requirements specified in the requests.
- (2) For the purposes of subsection 10 of section 24 of the Act the Treasurer of a municipality that has passed a by-law pursuant to which dogs or cats are impounded in a pound, or such person as the treasurer may designate in writing, is prescribed as the person to whom payment shall be made in respect of a dog or cat in the pound. O. Reg. 142/71, s. 12.
- 13. This Regulation comes into force on the day that section 27 of the Act is proclaimed in force. O. Reg. 142/71, s. 13.

Form 1

The Animals for Research Act, 1968-69

APPLICATION FOR LICENCE AS AN OPERATOR OF A SUPPLY FACILITY

To: The Director, Veterinary Services Branch, Department of Agriculture and Food, Parliament Buildings, TORONTO, Ontario.

(name of applicant)

								(a	d	ld	lı	Œ	S	s)									

applies for a licence as an operator of a supply facility under *The Animals for Research Act, 1968-69* and the regulations and in support of this application the following facts are stated:

- Location of supply facility:.....
- 2. Owner of premises, if not the applicant:.....
- Type or species of animals bred and reared on premises:.....
- 4. Operator of the research facility with whom the applicant has a contract:....

Dated at...., this....day of....., 19...

(signature of applicant)

O. Reg. 142/71, Form 1.

Form 2

The Animals for Research Act, 1968-69

LICENCE AS AN OPERATOR OF A SUPPLY FACILITY

Under *The Animals for Research Act*, 1968-69 and the regulations, and subject to the limitations thereof, this licence is issued to:

 	name)	
 	ddress)	
(a	ddressy	

to be the operator of a supply facility at......

(location)

Type or species of animals bred and reared by the

pperator.....

This licence expires with the 31st day of December,

1112 01(1111)	3 ,
19	2
Issued at Toronto, thisday of, 19	3
Director, Veterinary Services Branch O. Reg., 142/71, Form 2. Form 3 The Animals for Research Act, 1968-69	4
APPLICATION FOR REGISTRATION OF RESEARCH FACILITY	Name of Research Facility Date
To: The Director, Veterinary Services Branch, Department of Agriculture and Food, Parliament Buildings, TORONTO, Ontario.	1
(name of applicant)	4
(address)	This registration expires with the 31st day of
applies for registration of the research facility or facilities referred to below under <i>The Animals for Research Act</i> , 1968-69.	December, 19 Issued at Toronto, thisday of, 19
Name of Research Facility Location	Director, Veterinary Services Branch
1	O. Reg. 142/71, Form 4.
2	Form 5
3	The Animals for Research Act, 1968-69
4	NOTICE
Dated at, thisday of, 19	To:(name)
(signature of applicant)	(address)
O. Reg. 142/71, Form 3.	PURSUANT to the provisions of The Animals for
Form 4	Research Act, 1968-69, I(refuse to issue a licence,
The Animals for Research Act, 1968-69	,
CERTIFICATE OF REGISTRATION OF RESEARCH FACILITY	propose to suspend your licence or propose to revoke
Under <i>The Animals for Research Act, 1968-69</i> and the regulations, and subject to the limitations thereof, the following research facility or facilities are registered:	your licence, as the case may be) supply facility, for the following reason(s):
Name of Research Facility Location	

for the following reason(s):

O. Reg. 142//1 THE UNIAR
You have a right to a hearing concerning this
matter by the Licensing and Registration Review
Board. Subsection 4 of section 4 of The Animals
for Research Act, 1968-69 provides as follows:
(4) Where the Director refuses to issue or proposes to suspend or revoke a licence, he shall give notice thereof to the applicant or licensee, together with written reasons for his refusal or proposed suspension or revocation and a notice stating the right to a hearing by the Review Board, and the applicant or licensee may, by written notice given to the Director and the Review Board within fifteen days after receipt of the notice of refusal or proposed suspension or revocation, require a hearing by the Review Board.
Any notice should be addressed to the Licensing and Registration Review Board, The Animals for Research Act, 1968-69, at:
Department of Agriculture and Food, Parliament Buildings, Toronto 182, Ontario.
and to the undersigned.
Dated at Toronto, thisday of, 19
Director, Veterinary Services Branch
O. Reg. 142/71, Form 5.
Form 6
The Animals for Research Act, 1968-69
NOTICE
To:(name)
(address)
Pursuant to the provisions of The Animals for
Research Act, 1968-69, I
suspend registration of or propose to revoke registra-
, the research facility known as tion of, as the case may be)

You have a right to a hearing concerning this
matter by the Licensing and Registration Review
Board. Subsection 4 of section 6 of The Animals
for Research Act, 1968-69 provides as follows:
(4) Where the Director refuses to register or proposes to suspend or revoke the registration of a research facility he shall give notice thereof to the operator of the research facility, together with written reasons for his refusal or proposed suspension or revocation and a notice stating the right to a hearing by the Review Board and the operator may, by written notice given to the Director and the Review Board within fifteen days after receipt of the notice of refusal or proposed suspension or revocation, require a hearing by the Review Board.
Any notice should be addressed to the Licensing and Registration Review Board, The Animals for Research Act, 1968-69, at:
Department of Agriculture and Food, Parliament Buildings, Toronto 182, Ontario.
and to the undersigned.
Dated at Toronto, thisday of, 19
Director, Veterinary Services Branch
O. Reg. 142/71, Form 6.
Page 5
Form 7
The Animals for Research Act, 1968-69
NOTICE
To:(name)
(address)
TAKE NOTICE that, pursuant to subsection 1 of section 7 of The Animals for Research Act, 1968-69,
I have fixed the day of 10

(location)

(name of research facility)

at the hour ofo'clock in thenoon	
at	
for the hearing respecting the	
of	
registration, as the case may be)	

O. Reg. 142/71

The rules of procedure applicable to this hearing are set forth in sections 8 to 13 both inclusive of The Animals for Research Act, 1968-69.

If a party who has been duly notified does not attend at the hearing, the Review Board may proceed in his absence and he is not entitled to notice of any further proceedings.

Dated at, this.....day of, 19...

Chairman,
Licensing and Registration Review Board

O. Reg. 142/71, Form 7.

Form 8

The Animals for Research Act, 1968-69

NOTICE

To: (name)		
(address)		
In The Matter Of	 	

the decision of the Licensing and Registration Review

Board is as follows:

Section 16 of The Animals for Research Act, 1968-69 provides as follows:

16.—(1) Any party to the hearing before the Review Board may appeal from the decision of the Review Board to the Court of Appeal and the practice and procedure as to appeal proceedings incidental thereto are the same *mutatis mutandis* as upon an appeal from the High Court.

(2) The Minister may designate counsel to assist the court upon the hearing of an appeal under this section.

- (3) The Chairman of the Review Board shall certify to the Registrar of the Supreme Court,
 - (a) the notices referred to in subsection 4 of section 4 or subsection 4 of section 6, as the case may be, and in subsection 1 of section 7 and subsection 3 of section 14;
 - (b) the written reasons for the decision of the Review Board; and
 - (c) all written submissions to the Review Board and other material, including documentary evidence received by it in connection with the hearing.
- (4) An appeal under this section may be made on questions of law or fact or both and the court may confirm or alter the decision of the Review Board or direct the Director to do any such act the Director is authorized to do under this Act and as the court considers proper and the court may substitute its opinion for that of the Review Board and may exercise the same powers as it exercises on an appeal from a judge of the High Court sitting without a jury.
- (5) The decision of the Court of Appeal is final.

Dated at Toronto, this.....day of....., 19...

IHE	 		O REGISTRATIO
	 	nairm	

O. Reg. 142/71, Form 8.

15

(5398)

THE NIAGARA PARKS ACT

O. Reg. 143/71.

General.
Made—February 15th, 1971.
Approved—March 31st, 1971.
Filed—April 2nd, 1971.

REGULATION MADE UNDER THE NIAGARA PARKS ACT

- Clauses a, b and c of section 9 of Ontario Regulation 486/69 is revoked and the following substituted therefor:
- (a) from the westerly boundary of the Parks between the northerly limit of Bowen Road, in the Town of Fort Erie, and the southerly limit of Main Street in the City of Niagara Falls (formerly in the Village of Chippawa);

- (b) from the westerly boundary of the Parks between that part of the King's Highway known as No. 8A, and the northerly limit of John Street in the Town of Niagara-onthe-Lake; and
- (c) from the easterly boundary of the Parks between that part of the King's Highway known as No. 8A, and the northerly limit of John Street in the Town of Niagara-onthe-Lake.
- Section 19 of Ontario Regulation 486/69 is revoked, and the following substituted therefor:
- 19. The following fees shall be payable for licences:
 - (i) Guide Licence 10

- (ii) Sight-seeing vehicle Class 1...\$ 25
- (iii) Sight-seeing vehicle Class 2...\$ 35
- (iv) Sight-seeing vehicle Class 3...\$ 60
- (v) Sight-seeing vehicle Class 4...One-fifth of one cent per passenger seat mile
- (vi) Sight-seeing vehicle Class 5...School and Senior Citizen Groups, \$2 (upon each entry into the Park)
- 3. The Schedule to Ontario Regulation 486/69 is revoked and the following substituted therefor:

Schedule

		Schedule					
	Column 1	Column 2					
ITEM	Name of Highway	Parts of Highways					
		From	То				
1	Lake Shore Road	The production of the southerly limit of Lot 6, registered plan 328 Fort Erie	The southerly limit of Garrison Road in Fort Erie				
2	Niagara Boulevard	(1) The southerly limit of Garrison Road in Fort Erie	The southerly limit of Queen Street in Fort Erie				
	,	(2) The southerly limit of Bertie Street in Fort Erie	The southeasterly limit of Main Street in the City of Niagara Falls (formerly in the Village of Chippawa)				
		(3) A distance of 250 feet northerly from Mechanic Street in the City of Niagara Falls (formerly in the Village of Chippawa)	The southeasterly limit of Portage Road in the Town of Niagara-on-the-Lake at the entrance of Queenston Heights Park				
		(4) The intersection of the southwesterly limit of Niagara Boulevard produced with Portage Road at the entrance to Queenston Heights Park	The southerly limit of that part of the King's Highway known as Highway No. 8A				
		(5) The southerly limit of that part of the King's Highway known as Highway No. 8A	The intersection of the northerly limit of John Street in the Town of Niagara-on-the-Lake				
		(6) The northerly limit of John Street in the Town of Niagara- on-the-Lake	The northwesterly limit of Wellington Street in the Town of Niagara-on-the-Lake				

Dated at Niagara Falls, this 15th day of February, 1971.

THE NIAGARA PARKS COMMISSION:

JAMES N. ALLAN

Chairman

D. R. Wilson

15

THE PUBLIC HEALTH ACT

O. Reg. 144/71.

Health Units-Areas That May be Included in Health Units.

Made-March 31st, 1971.

Filed—April 2nd, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

1.—(1) The heading of Schedule 3 to Regulation 509 of Revised Regulations of Ontario, 1960 is struck out and the following inserted in lieu thereof:

MUSKOKA-PARRY SOUND HEALTH UNIT

- (2) Paragraph 1 of the said Schedule 3, as amended by subsection 1 of section 1 of Ontario Regulation 70/70, is revoked.
 - 2. This Regulation shall be deemed to have come into force on the 1st day of January, 1971.

(5400)

15

THE PUBLIC HEALTH ACT

O. Reg. 145/71.

Health Units-General. Made-March 18th, 1971. Approved—March 31st, 1971. Filed—April 2nd, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

1. Schedule 24 to Regulation 510 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 314/68, is revoked and the following substituted therefor:

Schedule 24

THUNDER BAY DISTRICT HEALTH UNIT

1. The Board of Health of the Thunder Bay District Health Unit shall consist of fifteen members as follows:

- i. Three members to be appointed by the Lieutenant Governor in Council.
- ii. Three members to be appointed annually by the Municipal Council of the City of Thunder Bay, one of whom will represent the Band of the Fort William Indian Reserve.
- iii. One member to be appointed annually by the Municipal Council of the Township of Neebing.
- iv. One member to be appointed annually by the Municipal Council of the Township of Shuniah.
- v. One member to be appointed annually by the Municipal Council of the Township of Paipoonge.
- vi. One member to be appointed annually by the municipal councils of the townships of Oliver and Gillies.
- vii. One member to be appointed annually by the municipal councils of the townships of Conmee and O'Connor.
- viii. One member to be appointed annually by the municipal councils of the townships of Dorion and Nipigon and the Board of Trustees of the Improvement District of Red Rock.
- ix. One member to be appointed annually by the municipal councils of the Township of Longlac and the Town of Geraldton and the Board of Trustees of the Improvement District of Beardmore.
- x. One member to be appointed annually by the municipal councils of the townships of Terrace Bay and Schreiber.
- xi. One member to be appointed annually by the Board of Trustees of the Improvement District of Manitouwadge and the Municipal Council of the Township of Marathon.

A. B. R. LAWRENCE Minister of Health

Dated at Toronto, this 18th day of March, 1971.

(5401)

15

Publications Under The Regulations Act

April 24th, 1971

THE DEPARTMENT OF CORRECTIONAL SERVICES ACT, 1968

O. Reg. 146/71. General. Made—March 31st, 1971. Filed—April 5th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF CORRECTIONAL SERVICES ACT. 1968

- Clause b of subsection 1 of section 11 of Ontario Regulation 345/69 is revoked and the following substituted therefor:
 - (b) for humanitarian reasons, or to assist in his rehabilitation, for a period not exceeding five days.
- Clause c of section 21 of Ontario Regulation 345/69 is revoked and the following substituted therefor:
 - (c) discuss, within the hearing of inmates, matters that may adversely reflect upon the actions of another employee, or the administration, or its policy; or
- Section 24 of Ontario Regulation 345/69 is revoked and the following substituted therefor:
- 24. The penalties that may be imposed for misconduct are as follows:
 - Withdrawal in whole or in part of privileges ordinarily enjoyed by inmates.
 - Close confinement, for not more than ten days in respect of any one confinement, on a special diet which fulfils basic nutritional requirements.
 - 3. Close confinement on a regular diet.
 - 4. Forfeiture of a portion or of the whole of the statutory remission that stands to the inmate's credit, provided that no such forfeiture shall exceed ten days, unless the Deputy Minister concurs therein.

- Subsection 2 of section 26 of Ontario Regulation 345/69 is revoked and the following substituted therefor:
- (2) Subsection 1 does not apply to an inmate who is under sentence of death or who is awaiting transfer to a federal penitentiary.
- (3) An inmate confined in an institution but not under sentence of imprisonment shall participate in work for the purpose of keeping the area of his living quarters clean and with the approval of the Superintendent may participate, should he wish to do so, in other work in the institution.
 - 5. Section 32 of Ontario Regulation 345/69 is revoked and the following substituted therefor:
- **32.** Adequate arrangements shall be made by the Superintendent for the provision of religious ministration to all inmates who desire it.
 - 6. Subsection 2 of section 36 of Ontario Regulation 345/69 is revoked and the following substituted therefor:
- (2) Subsection 1 does not apply so as to prevent a person living on institution property from having liquor in his possession provided the liquor is placed in safekeeping in the residence of such person and is consumed therein only by himself, his family or his guests.
 - Section 44 of Ontario Regulation 345/69 is revoked and the following substituted therefor:
- 44.—(1) An inmate confined in an institution but not under sentence shall be permitted two visits per week and all other inmates shall be permitted one visit each week.
- (2) The Superintendent may arrange for additional visits where he considers it to be in the inmate's best interest.
- (3) The Superintendent may, where he considers it advisable, limit visits to relatives of inmates.
 - Schedule 1 of Ontario Regulation 345/69 is revoked and the following substituted therefor:

Schedule 1

Brampton Adult Training Centre Burtch Adult Training Centre Monteith Adult Training Centre Rideau Adult Training Centre Thunder Bay Adult Training Centre

Burtch Correctional Centre Burwash Correctional Centre Guelph Correctional Centre Millbrook Correctional Centre Mimico Correctional Centre Monteith Correctional Centre Rideau Correctional Centre Thunder Bay Correctional Centre

Oliver Forestry Camp Dufferin Forestry Camp Durham Camp Hendrie Forestry Camp Hillsdale Forestry Camp McCreights Forestry Camp Portage Lake Forestry Camp Wendigo Lake Forestry Camp

The Vanier Centre for Women

Alex G. Brown Memorial Clinic

 Schedule 2 of Ontario Regulation 345/69 is revoked and the following substituted therefor:

Schedule 2

Quinte Regional Detention Centre

Barrie Jail Belleville Jail Brampton Jail Brantford Jail Brockville Jail Cayuga Jail Chatham Jail Cobourg Jail Cornwall Jail Fort Frances Jail Goderich Jail Guelph Jail Haileybury Jail Hamilton Jail Kenora Jail Kingston Jail Kitchener Jail Lindsay Jail London Jail L'Orignal Jail Milton Jail Monteith Jail Napanee Jail North Bay Jail Orangeville Jail

Ottawa Jail Owen Sound Jail Parry Sound Jail Pembroke Jail Perth Jail Peterborough Jail Picton Jail St. Catharines Jail St. Thomas Jail Sarnia Jail Sault Ste. Marie Jail Simcoe Jail Stratford [ail Sudbury Jail Thunder Bay Jail Toronto Jail Walkerton Jail Welland Jail Whitby Jail Windsor Jail Woodstock Jail

(5431)

16

THE PUBLIC HOSPITALS ACT

O. Reg. 147/71. Special Grant. Made—March 31st, 1971. Filed—April 5th, 1971.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

SPECIAL GRANT

- 1. The Commission shall pay a special grant by way of provincial aid to the Temiskaming General Hospital in the amount of \$564,379.00. O. Reg. 147/71, s. 1.
- 2. The special grant shall be paid to the Hospital to enable it to acquire all the assets of the former corporation and thereby eliminate the equity of the Sisters of Misericorde in that corporation. O. Reg. 147/71, s. 2.
- 3. The special grant shall be paid to the Hospital in a lump sum and by cheque at any time prior to the expiry of this Regulation. O. Reg. 147/71, s. 3.
- 4. This Regulation expires on the 30th day of April, 1971. O. Reg. 147/71, s. 4.

(5432)

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 148/71.

Designations—Miscellaneous Northern Ontario. Made—March 31st, 1971. Filed—April 7th, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Regulation 212 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following schedules:

NORTH BAY TO SUDBURY

Schedule 35

In the Township of Commanda in the District of Nipissing being,

- (a) part of lots 1 to 10, both inclusive, Concession B;
- (b) part of lots 10, 11 and 12, Concession A; and
- (c) part of Indian Wood Lot,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-2494-23, registered in the Registry Office at North Bay as No. H-1587, Misc. 86, and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 7th day of December, 1970.

6.45 miles, more or less.

Schedule 36

In the Nipissing Indian Reserve No. 10 in the District of Nipissing, being that portion of the King's Highway in the Nipissing Indian Reserve No. 10, lying south of the Township of Beaucage, shown outlined on Department of Highways plan P-2259-9, registered in the Registry and Land Titles offices at North Bay as Nos. H-609 and H-609, respectively.

4.20 miles, more or less.

Schedule 37

In the Township of Beaucage and in the Nipissing Indian Reserve No. 10 in the District of Nipissing being,

- (a) part of Nipissing Indian Reserve No. 10;
- (b) part of lots 9, 10, 11 and 12, Concession 1 (Township of Beaucage);

- (c) part of the old Ontario Government Trunk Road (Township of Beaucage); and
- (d) part of the lands under the waters of the Little Sturgeon River (Township of Beaucage).

and being those portions of the King's Highway shown as Parts 1 and 2, on Department of Highways plan P-2259-14, registered in the Land Titles Office at North Bay as No. D-6 (H-1313).

2.23 miles, more or less.

Schedule 38

In the Township of Pedley in the District of Nipissing being,

- (a) part of lots 1 to 12, both inclusive, Concession 1; and
- (b) part of the road allowance between the Township of Pedley and Nipissing Indian Reserve No. 10.

and being that portion of the King's Highway shown outlined on Department of Highways plan P-2260-4, registered in the Registry and Land Titles offices at North Bay as Nos. 58423 and 102314, respectively.

6.05 miles, more or less.

Schedule 39

In the Township of Springer in the District of Nipissing being part of lots 1 and 2, Concession 1, and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-2261-45, registered in the Land Titles Office at North Bay as number H-1583, Misc. 84, and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 7th day of December, 1970.

1.46 miles, more or less.

Schedule 40

In the Township of Springer in the District of Nipissing being,

- (a) part of lots 6, 7 and 8, Concession 1;
- (b) part of lots 8, 9, 10, 11 and 12, Concession 2; and
- (c) part of lots 11, 12, 13 and 14, Concession 3,

and being that portion of the King's Highway shown outlined on Department of Highways plan P-2261-28, registered in the Land Titles Office at North Bay as number H-36.

2.30 miles, more or less.

Schedule 41

In the Township of Caldwell in the District of Nipissing being,

- (a) part of lots 1 to 6, both inclusive, Concession 3; and
- (b) part of lots 1 to 6, both inclusive, Concession 4,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-2436-25, registered in the Registry and Land Titles offices at North Bay as Nos. 58422 and 102313, respectively.

2.61 miles, more or less.

Schedule 42

In the Township of Kirkpatrick in the District of Nipissing being,

- (a) part of Lot 1, Concession 4;
- (b) part of lots 1 to 11, both inclusive, Concession 5;
- (c) part of lots 11 and 12, Concession 6; and
- (d) part of the land under the waters of,
 - (i) Bear Creek, and
 - (ii) Deer Creek,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-2219-16, registered in the Registry and Land Titles offices at North Bay as Nos. 58497 and 102509, respectively.

6.24 miles, more or less.

Schedule 43

In the Townships of Dunnet and Ratter in the District of Sudbury being,

- (a) part of lots 1 to 11, both inclusive, Concession 6 (Township of Dunnet);
- (b) part of the land under the waters of La Veuve River (Township of Dunnet); and
- (c) part of lots 10, 11 and 12, Concession 1 (Township of Ratter),

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-2101-26, registered in the Registry and Land Titles offices at Sudbury as Nos. 63324 and 295999, Misc. 152, respectively, and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 7th day of December, 1970.

6.17 miles, more or less.

Schedule 44

In the Township of Hager in the District of Sudbury being,

- (a) part of lots 1 to 6, both inclusive, Concession 1;
- (b) part of lots 6 to 12, both inclusive, Concession 2;
- (c) part of lots 12, 13 and 14, Concession 3;
- (d) part of lot 14, Concession 4;
- (e) part of lots 2 to 21, both inclusive, registered plan M-248; and
- (f) part of the land under the waters of La Veuve River,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-2276-37, registered in the Land Titles Office at Sudbury as No. 296041, Misc. 154, and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 7th day of December, 1970.

8.18 miles, more or less.

Schedule 45

In the Township of Awrey in the District of Sudbury being,

- (a) part of lots 1 and 2, Concession 4;
- (b) part of lots 2 to 12, both inclusive, Concession 5; and
- (c) part of lots 8, 9 and 10, Concession 6,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-2241-26, registered in the Registry and Land Titles offices at Sudbury as Nos. 52603 and 219126, respectively.

6.57 miles, more or less.

Schedule 46

In the Township of Dryden in the District of Sudbury being,

- (a) part of lots 1, 2 and 3, Concession 5;
- (b) part of lots 3 to 7, both inclusive, Concession 4;
- (c) part of lots 7 to 12, both inclusive, Concession 3: and
- (d) part of,

- (i) lots 49, 50, 54, 55, 56 and 57,
- (ii) Bank Street, and
- (iii) an unnamed lane,

registered plan M-9,

and being that portion of the King's Highway shown outlined on Department of Highways plan P-2139-64, registered in the Registry and Land Titles offices at Sudbury as Nos. 48026 and 192896, respectively.

6.62 miles, more or less.

Schedule 47

In the Township of Neelon, and in the Town of Caniston formerly in the Township of Neelon, in the District of Sudbury being,

- (a) part of lots 1 and 2, Concession 3;
- (b) part of lots 2 to 6, both inclusive, Concession 4:
- (c) part of,
 - (i) lots 1 to 18, both inclusive,
 - (ii) lots 23 to 32, both inclusive,
 - (iii) Third Street,
 - (iv) Butler Street,
 - (v) Fifth Street, and
 - (vi) an unnamed lane, registered plan M-46; and
- (d) part of the land under the waters of Burnt Creek,

and being those portions of the King's Highway shown as PARTS 1, 2 and 3, on Department of Highways plan P-2159-15, registered in the Land Titles Office at Sudbury as No. 209075.

3.09 miles, more or less.

(5433)

THE CONSUMER PROTECTION ACT, 1966

O. Reg. 149/71.

General

Made—April 7th, 1971.

Filed—April 8th, 1971.

REGULATION MADE UNDER THE CONSUMER PROTECTION ACT, 1966

1. Ontario Regulation 207/67, as amended by Ontario Regulations 265/67 and 446/68, is further amended by adding thereto the following section:

TERMS AND CONDITIONS OF REGISTRATION

- 5.—(1) Every registration and renewal of registration expires on the 31st day of December in each vear.
- (2) Every registration is conditional for a sixty day period following registration pending verification of the registrant's application.
- (3) Every applicant for registration shall state in the application an address for service in Ontario.
- (4) Every person registered as an itinerant seller shall maintain a permanent place of business in Ontario.
- (5) Where the registration of an itinerant seller is revoked, suspended or cancelled or, where he has voluntarily gone out of business, the itinerant seller shall immediately return his certificate of registration to the Registrar by registered mail.
- (6) The Registrar may require further information or material to be submitted by any applicant or any registrant within a specified time limit and may require verification by affidavit or otherwise of any information or material then or previously submitted.
 - 2. Subsection 4 of section 6 of Ontario Regulation 207/67 is amended by inserting after "posted" in the second line "with the Treasurer of Ontario".
 - 3. Sections 8, 9, 10, 11 and 12 of Ontario Regulation 207/67 are revoked and the following substituted therefor:
- 8. A bond may be cancelled by any person bound thereunder by giving to the Registrar and the itinerant seller named in the bond, at least two months notice in writing of intention to cancel and, subject to section 9, the bond shall be deemed to be cancelled on the date stated in the notice, which date shall be not less than two months after the receipt of the notice by the Registrar.
- 9. For the purpose of every act or omission occurring,
 - (a) during the period of registration; or
 - (b) during the period prior to cancellation of the bond under section 8 where there has been no termination of registration,

every bond shall continue in force and the collateral security, if any, shall remain on deposit for a period of two years following the termination of the registration or the cancellation of the bond, as the case may be.

10. Where a bond has been cancelled or the registration has been terminated, and the bond has not been forfeited, the Treasurer of Ontario may,

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two years following the termination of the registration to which the bond relates or two years after the cancellation of the bond, deliver the collateral security to the person who deposited such security.

- 11. The Registrar may declare any bond mentioned in section 6 forfeited.
 - (a) where a registered itinerant seller, including any member of a partnership, in respect of whose conduct the bond has been conditioned has been convicted of,
 - (i) an offence under the Act, or
 - (ii) an offence involving fraud or theft or conspiracy to commit an offence involving fraud or theft under the Criminal Code (Canada), and the conviction has become final;
 - (b) where proceedings by or in respect of a registered itinerant seller, including any member of a partnership, in respect of whose conduct the bond has been conditioned, have been taken under the Bankruptcy Act (Canada), either by way of assignment, or by petition, or where proceedings have been taken by way of winding-up, and in the case of a petition, a receiving order under the Bankruptcy Act (Canada), or a winding-up order has been made, and the order has become final:
 - (c) where a judgment based on a finding of fraud has been given against a registered itinerant seller, including any member of a partnership, in respect of whose conduct the bond has been conditioned and the judgment has become final; or
 - (d) where judgment has been given against a registered itinerant seller, including any member of a partnership, in respect of whose conduct the bond has been conditioned, on any claim arising out of a sale of goods or services made in the course of his business as an itinerant seller, and the judgment has remained unsatisfied for a period of ninety days,

and thereupon the amount thereof becomes due and owing by the person bound thereby as a debt due the Crown in right of Ontario.

12. Where a bond secured by the deposit of collateral security is forfeited under section 11, the Treasurer of Ontario may sell the collateral security, at the current market price.

12a. Where the Crown in right of Ontario becomes a creditor of a person in respect of a debt to the Crown arising from the provisions of section 11, the Registrar may take such proceedings as he sees fit under the *Bankruptcy Act* (Canada), *The Judica*-

ture Act, The Business Corporations Act, 1970 or the Winding-up Act (Canada) for the appointment of an interim receiver, custodian, trustee, receiver or liquidator, as the case may be.

12b.—(1) The Treasurer of Ontario may in his discretion,

- (a) assign any bond forfeited under section 11 and transfer the collateral security, if any;
- (b) pay over any money recovered under the bond;
- (c) pay over any money realized from the sale of the collateral security under section 12,

to any person who,

- (d) is a judgment creditor of any itinerant seller, including any member of a partnership, in respect of whose conduct the bond has been conditioned where the judgment was based on a claim arising out of a sale of goods or services;
- (e) in respect of a claim for less than \$100 against any itinerant seller, including any member of a partnership, in respect of whose conduct the bond has been conditioned, arising out of a sale of goods or services, satisfies the Registrar as to the validity of such claim; or
- (f) has proven a claim in bankruptcy against any itinerant seller, including any member of a partnership in respect of whose conduct the bond has been conditioned, in respect of any claim arising out of a sale of goods or services,

provided that the claim or transaction occurred during the period referred to in clause a or b of section 9.

(2) The Treasurer of Ontario may, where he deems it advisable, without any order, pay the whole or any part of the proceeds referred to in clause b or c of subsection 1 to the accountant of the Supreme Court in trust for such persons as are or may become entitled to share in the proceeds of the bond under the provisions of subsection 1.

12c. Where a bond has been forfeited and the Treasurer of Ontario has not received notice in writing of any claim against the proceeds of the bond or such part as remains in his hands within two years of the forfeiture, the Treasurer of Ontario may pay the proceeds of the bond or the collateral security, or any part remaining, to any person who made a payment under the bond or who deposited the collateral security, after first deducting the amount of any expenses that have been incurred in connection with any investigation or otherwise relating to the itinerant seller, including any

member of a partnership, in respect of whose conduct the bond was conditioned.

 Section 20 of Ontario Regulation 207/67 is revoked and the following substituted therefor:

TRIBUNAL

- 20. A subpoena issued under subsection 2 of section 9 of the Act shall be in Form 6 and shall be signed by the Chairman of the Tribunal or a vice-chairman thereof and shall be served personally on the person summoned who shall be paid fees and allowances for his attendance as a witness before the Tribunal as follows:
 - Attending proceedings, each day.....\$10
 - 2. Where a witness travels by private automobile, 10 cents a mile for each mile necessarily travelled between his place of residence and the place where the proceedings are held, but where the proceedings are held in the city or town in which the witness resides. 75 cents.
 - 3. Where a witness travels by a means other than private automobile, a sum equal to the amount of the fare actually paid for the transportation from his place of residence to the place where the proceedings are held, and return.
 - 4. Where a witness is required to attend the proceedings on more than one day and returns to his place of residence at night, the travelling allowance mentioned in paragraph 2 or 3, as the case may be, is payable in respect of each days attendance.
 - 5. Where a witness resides elsewhere and in the opinion of the Director it is desirable that he remain overnight at the place at which the proceedings are held, a sum actually and reasonably paid by him for living expenses.
- 21. The notice of hearing before the Tribunal under subsection 4 of section 7 of the Act shall be in Form 7.
- **22.** A voluntary cancellation of registration under subsection 2 of section 6 of the Act shall be in Form 8.
 - 5. Ontario Regulation 207/67, as amended by Ontario Regulations 265/67 and 446/68, is further amended by adding thereto the following forms:

Form 6

The Consumer Protection Act, 1966

SUBPOENA TO A WITNESS BEFORE THE COMMERCIAL REGISTRATION APPEAL TRIBUNAL

Re:
To:(name of witness)
You are hereby summoned and required to attend before The Commercial Registration Appeal Tribu-
nalat a hearing to be held
atin the
ofday, theday of
19, at the hour of
o'clock in thenoon (local time), and so from day to day until the hearing is concluded or the Tribunal otherwise orders, to give evidence on oath or by affirmation touching the matters in question in the proceedings and to bring with you and produce at such time and place
Dated thisday of, 19 The Commercial Registration Appeal Tribunal
Chairman of the Tribunal

Note: You are entitled to be paid the like personal allowances for your attendance at the hearing as are prescribed by section 20 of Ontario Regulation 207/67.

If you fail to attend and give evidence at the hearing, or to produce the documents or things specified, at the time and place specified, without lawful excuse, you are liable to punishment by the Supreme Court in like manner as if for contempt of that court for disobedience to a subpoena.

16

Form 7

The Consumer Protection Act, 1966

NOTICE C	F HE	ARING	BEFOR	RE THE
COMMERCI	AL RE	GISTR.	ATION	APPEAL
	TR	IBUNA	L	

AND TAKE NOTICE that the rules applicable to the hearing are to be found in sections 8 to 14c, inclusive of The Consumer Protection Act, 1966, and the regulations made pursuant thereto.

AND TAKE FURTHER NOTICE that if you fail to attend, The Commercial Registration Appeal Tribunal may proceed in your absence and you will not be entitled to notice of any further proceedings.

DATED at , this day of , 19 . . The Commercial Registration Appeal Tribunal Registrar to the Tribunal Form 8 The Consumer Protection Act, 1966 VOLUNTARY CANCELLATION OF REGISTRATION To the Registrar of The Consumer Protection Bureau: I, hereby request that (name of registrant) my registration as an itinerant seller be cancelled, and I hereby surrender my registration. (signature of registrant) Dated at , this day of , 19 . .

(5436)

Publications Under The Regulations Act

May 1st, 1971

THE PUBLIC SERVICE ACT, 1961-62

O. Reg. 150/71. General. Made-March 19th, 1971. Approved-April 7th, 1971. Filed-April 13th, 1971.

REGULATION MADE UNDER THE PUBLIC SERVICE ACT. 1961-62

- 1. Section 3 of Ontario Regulation 190/62, as amended by section 1 of Ontario Regulation 324/69, is further amended by adding thereto the following subsections:
- (2a) Where a position becomes vacant, the deputy minister may designate a civil servant in the department to fill the position in an acting capacity.
- (3a) Where the deputy minister has designated a civil servant under subsection 2a, the civil servant filling the position shall be paid as if he were assigned to the position.
 - 2.-(1) Subsection 1 of section 9 of Ontario Regulation 190/62, as remade by subsection 1 of section 3 of Ontario Regulation 258/70, is amended by striking out "minister" in the first line and inserting in lieu thereof "deputy minister".
 - (2) Subsection 2 of the said section 9 as amended by section 2 of Ontario Regulation 402/68, is revoked and the following substituted therefor:
- (2) Leave-of-absence without pay and without the accumulation of credits may be granted to a civil servant for a period of,
 - (a) up to six months by his deputy minister;
 - (b) over six months upon the certificate of the Commission.
 - (3) Subsection 5 of the said section 9 is revoked.

CIVIL SERVICE COMMISSION:

W. A. B. ANDERSON Chairman

Dated at Toronto, this 19th day of March, 1971.

(5460)17

THE HIGHWAY TRAFFIC ACT

O. Reg. 151/71. Construction Zones. Made-April 7th, 1971. Filed -April 13th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) Paragraph 29 of Schedule 1 to Ontario Regulation 233/67, as made by section 1 of Ontario Regulation 40/71, is revoked and the following substituted therefor:
- 29. That part of King's Highway known as No. 2 in the Town of Paris in the County of Brant commencing at a point situate 2000 feet measured easterly from its intersection with the King's Highway known as No. 24A and extending westerly for a distance of 4000 feet more or less.
 - (2) The said Schedule 1, as amended by Ontario Regulations 217/68, 309/68, 41/69, 201/69, 254/69, 410/69, 119/70, 192/70, 274/70, 373/70 and 40/71, is further amended by adding thereto the following paragraphs:
- 30. That part of the King's Highway known as No. 2 in the Town of Burlington in the County of Halton commencing at a point situate 4000 feet measured easterly from its intersection with the King's Highway known as No. 6 and extending westerly therealong for a distance of 8500 feet more or less. (W.P. 113-66)(D-4).
- 31. That part of King's Highway known as No. 2 in the County of Brant lying between a point situate at its intersection with the roadway known as Dumfries Street in the Town of Paris and a point situate at its intersection with the King's Highway known as No. 403 in the Township of Brantford. (W.P. 603-68-01)(D-4).
 - 2.—(1) Paragraph 7 of Schedule 37 to Ontario Regulation 233/67, as made by section 4 of Ontario Regulation 309/68, is revoked and the following substituted therefor:
- 7. That part of the King's Highway known as the Queen Elizabeth Way lying between a point situate at its intersection with the King's Highway known as No. 25 in the Town of Oakville in the County of Halton and a point situate at its intersection with the King's Highway known as No. 20 in the City of Hamilton in the County of Wentworth.
 - (2) Paragraph 8 of the said Schedule 37, as made by section 2 of Ontario Regulation 359/68, is revoked and the following substituted therefor:

- 8. That part of the King's Highway known as the Queen Elizabeth Way lying between a point situate at its intersection with the King's Highway known as No. 20 in the City of Hamilton in the County of Wentworth and a point situate at its intersection with the King's Highway known as the Queen Elizabeth Way Extension in the City of Niagara Falls in the Regional Municipality of Niagara.
 - (3) Paragraph 9 of the said Schedule 37, as made by section 5 of Ontario Regulation 41/69, is revoked and the following substituted therefor:
- 9. That part of the King's Highway known as the Queen Elizabeth Way in the Regional Municipality of Niagara lying between a point situate at its intersection with the King's Highway known as the Queen Elizabeth Way Extension in the City of Niagara Falls and a point situate at its intersection with the roadway known as Goderich Street in the Town of Fort Erie.
 - (4) Paragraph 10 of the said Schedule 37, as made by section 5 of Ontario Regulation 201/69, is revoked.
 - (5) Paragraphs 11 and 12 of the said Schedule 37, as made by section 3 of Ontario Regulation 375/69, are revoked.
 - (6) Paragraphs 13, 14 and 15 of the said Schedule 37, as made by section 2 of Ontario Regulation 31/70, are revoked.
 - (7) Paragraphs 16 and 17 of the said Schedule 37, as made by section 3 of Ontario Regulation 163/70, are revoked.
 - (8) Paragraphs 18 and 19 of the said Schedule 37, as made by section 9 of Ontario Regulation 274/70, are revoked.
 - (9) Paragraphs 20, 21 and 22 of the said Schedule 37, as made by section 6 of Ontario Regulation 373/70, are revoked.
 - 3. Schedule 39 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 359/68, 41/69, 145/69, 201/69, 375/69, 119/70, 163/70, 274/70 and 373/70, is further amended by adding thereto the following paragraph:
- 16. That part of the King's Highway known as No. 3 in the City of Port Colborne in the Regional Municipality of Niagara commencing at a point situate 1500 feet measured easterly from its intersection with the King's Highway known as No. 140 and extending westerly therealong for a distance of 3000 feet more or less. (W.P. 60-68)(D-3).
 - Schedule 40 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations

- 41/69, 201/69, 254/69, 375/69, 82/70, 119/70, 192/70, 274/70 and 373/70, is further amended by adding thereto the following paragraph:
- 13. That part of the King's Highway known as No. 4 in the County of Huron lying between a point situate at its intersection with the northerly limit of the Village of Blyth and a point situate at its intersection with the centre line of the road allowance between concessions 4 and 5 in the Township of Morris. (W.P. 842-70-01)(D-3).
 - Schedule 41 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 359/68, 254/69, 31/70, 82/70, 119/70, 274/70 and 373/70, is further amended by adding thereto the following paragraphs:
- 12. That part of the King's Highway known as No. 6 in the County of Haldimand lying between a point situate at its intersection with the King's Highway known as No. 3 in the Village of Jarvis and a point situate at its intersection with the King's Highway known as No. 54 in the Town of Caledonia. (W.P. 823-70-01)(D-4).
- 13. That part of the King's Highway known as No. 6 lying between a point situate at its intersection with the King's Highway known as No. 2 in the Town of Burlington in the County of Halton and a point situate at its intersection with the King's Highway known as No. 5 in the Township of East Flamborough in the County of Wentworth. (W.P. 113-66)(D-4).
 - Schedule 42 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 359/68, 145/69, 201/69, 254/69, 375/69, 31/70, 119/70, 163/70, 274/70, 373/70 and 40/71, is further amended by adding thereto the following paragraph:
- 30. That part of the King's Highway known as No. 7 in the County of Waterloo commencing at a point situate 1.5 miles measured easterly from its intersection with the easterly limit of the City of Kitchener and extending easterly therealong for a distance of 4000 feet more or less.
 - 7. Schedule 44 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 41/69, 201/69, 254/69, 375/69, 456/69, 82/70, 119/70, 192/70, 274/70, 373/70 and 40/71, is further amended by adding thereto the following paragraphs:
- 51. That part of the King's Highway known as No. 11 in the District of Cochrane lying between a point situate at its intersection with the King's Highway known as No. 579 in the Town of Cochrane and a point situate 1000 feet measured southerly from its intersection with the centre line

of the road allowance between concessions 3 and 4 in the Township of Newmarket. (W.P. 3-61-02) (D-16).

- 52. That part of the King's Highway known as No. 11 in the District Municipality of Muskoka lying between a point situate at its intersection with the road allowance between concessions 11 and 12 in the Town of Bracebridge and a point situate at its intersection with the line between lots 13 and 14 in Concession 5 in the Town of Gravenhurst. (W.P. 196-65)(D-11).
 - Paragraph 47 of Schedule 47 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 254/69, is revoked.
 - (2) Paragraphs 68, 69 and 70 of the said Schedule 47, as made by section 17 of Ontario Regulation 274/70, are revoked.
 - (3) The said Schedule 47, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 359/68, 41/69, 145/69, 201/69, 254/69, 375/69, 410/69, 456/69, 31/70, 119/70, 163/70, 192/70, 274/70 and 40/71, is further amended by adding thereto the following paragraphs:
- 74. That part of the King's Highway known as No. 17 in the District of Parry Sound commencing at a point situate 1200 feet measured easterly from its intersection with the King's Highway known as No. 94 in the Township of North Himsworth and extending westerly therealong for a distance of 2400 feet more or less.
- 75. That part of the King's Highway known as No. 17 in the Township of Dorian in the District of Thunder Bay commencing at a point situate 1.0 mile measured westerly from its intersection with the Ouimet Overhead Crossing and extending easterly for a distance of 2.0 miles more or less.
 - Paragraph 12 of Schedule 51 to Ontario Regulation 233/67, as made by section 8 of Ontario Regulation 40/71, is amended by striking out "2" in the seventh line and inserting in lieu thereof "11".
 - 10. Schedule 55 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 375/69, 119/70 and 274/70, is further amended by adding thereto the following paragraph:
- 5. That part of the King's Highway known as No. 43 in the Township of Oxford (on Rideau) in the County of Grenville lying between a point situate at its intersection with the line between lots 7 and 8 in Concession 2 and a point situate at its intersection with the line between lots 11 and 12 in the said Concession 2. (W.P. 187-67-01) (Contract 71-05) (D-8).

- 11. Schedule 63 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 41/69, 410/69 and 119/70, is further amended by adding thereto the following paragraph:
- 6. That part of the King's Highway known as No. 71 in the District of Kenora commencing at a point situate at its intersection with the King's Highway known as No. 17 in the Township of Kirkup in the Locality of Longbow Corners and extending southerly therealong for a distance of 11.04 miles more or less. (Contract 70-173).
 - 12. Schedule 65 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 41/69, 201/69, 119/70 and 373/70, is further amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 86 in the Township of Woolwich in the County of Waterloo lying between a point situate 3290 feet measured westerly from its intersection with the road allowance between concessions 1 and 2 and a point situate at its intersection with the easterly limit of the Town of Elmira. (W.P. 846-66) (D-3).
 - 13. Schedule 68 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 254/69, 119/70 and 163/70, is further amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 118 in the Township of Lake of Bays in the District Municipality of Muskoka lying between a point situate at its intersection with the King's Highway known as No. 35 and a point situate at its intersection with the line between lots 13 and 14 in Concession 1. (W.P. 238-65) (D-11).
 - 14. Schedule 96 to Ontario Regulation 233/67, as remade by section 17 of Ontario Regulation 40/71, is amended by adding thereto following paragraph:
- 2. That part of the King's Highway known as No. 25 in the Town of Oakville in the County of Halton lying between a point situate at its intersection with the King's Highway known as the Queen Elizabeth Way and a point situate 1000 feet measured northerly from its intersection with the King's Highway known as No. 5. (W.P. 131-65-03) (D-4).
 - 15. Schedule 107 to Ontario Regulation 233/67, as made by section 9 of Ontario Regulation 359/68 and amended by Ontario Regulations 375/69 and 274/70, is further amended by adding thereto the following paragraphs:
- 4. That part of the King's Highway known as No. 124 in the Township of Hagerman in the

District of Parry Sound lying between a point situate at its intersection with the King's Highway known as No. 520 in the Locality of Dunchurch and a point situate at its intersection with the line between lots 34 and 35 in Concession A. (W.P. 206-65) (D-11).

- 5. That part of the King's Highway known as No. 124 in the District of Parry Sound lying between a point situate at its intersection with the road allowance between lots 10 and 11 in Concession 9 in the Township of Strong and a point situate at its intersection with the line between lots 26 and 27 in Concession 9 in the Township of Chapman. (W.P. 208-65) (W.P. 122-68) (D-11).
 - 16. Schedule 109 to Ontario Regulation 233/67, as made by section 9 of Ontario Regulation 359/68 and amended by Ontario Regulations 410/69 and 373/70, is further amended by adding thereto the following paragraph:
- 4. That part of the King's Highway known as No. 89 lying between a point situate at its intersection with the line between lots 25 and 26 in Concession 1 in the Township of Proton in the County of Grey and a point situate at its intersection with the centre line of the road allowance between concessions 2 and 3 in the Township of Arthur in the County of Wellington, (W.P. 810-68-01) (D-3).
 - 17. Schedule 110 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69 and amended by Ontario Regulations 119/70, 274/70 and 40/71, is further amended by adding thereto the following paragraph:
- 4. That part of the King's Highway known as No. 5 in the Township of South Dumfries in the County of Brant lying between a point situate at its intersection with the King's Highway known as No. 24 and a point situate at its intersection with the King's Highway known as No. 2 in the Town of Paris. (W.P. 603-68-01) (D-4).
 - 18. Schedule 112 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69 and amended by Ontario Regulations 201/69, 375/69, 82/70, 119/70 and 274/70, is further amended by adding thereto the following paragraph:
- 8. That part of the King's Highway known as No. 9 in the County of Wellington lying between a point situate at its intersection with the King's Highway known as No. 6 in the Village of Arthur and a point situate at its intersection with the centre line of the road allowance between lots 3 and 4 in Concession 15 in the Township of Maryborough. (W.P. 838-67-01) (D-3).
 - Paragraph 9 of Schedule 113 to Ontario Regulation 233/67, as made by section 21 of Ontario Regulation 40/71, is revoked.

- 20. Schedule 114 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69 and amended by Ontario Regulations 119/70 and 373/70, is further amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 49 lying between a point situate at its intersection with the line between lots 6 and 7 in Concession 1 West of Green Point in the Township of Sophiasburgh in the County of Prince Edward and a point situate at its intersection with the southerly limit of the road allowance between concessions 2 and A in the Township of Tyendinaga in the County of Hastings. (W.P. 607-68-01) (Contract 71-08) (D-8).
 - 21. Schedule 115 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69, is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 58 in the City of Welland in the Regional Municipality of Niagara lying between a point situate at its intersection with the roadway known as Rice Road and a point situate at its intersection with the roadway known as Niagara Street. (W.P. 6-68-01) (D-4).
 - 22. Schedule 119 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69 and amended by section 37 of Ontario Regulation 274/70, is further amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 128 in the District of Kenora commencing at a point situate 3.6 miles measured northerly from its intersection with the King's Highway known as No. 598 in the townships of Jaffray and Melick and extending northerly therealong for a distance of 4.5 miles more or less.
 - Paragraph 1 of Schedule 122 to Ontario Regulation 233/67, as made by section 23 of Ontario Regulation 40/71, is revoked.
 - 24. Schedule 132 to Ontario Regulation 233/67, as made by section 26 of Ontario Regulation 201/69, is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 97 lying between a point situate at its intersection with the King's Highway known as No. 6 in the Township of East Flamborough in the County of Wentworth and a point situate at its intersection with the King's Highway known as No. 8 in the City of Galt in the County of Waterloo. (W.P. 117-69-01) (D-4).
 - Schedule 134 to Ontario Regulation 233/67, as made by section 26 of Ontario Regulation 201/69 and amended by section 40 of Ontario

Regulation 274/70, is further amended by adding thereto the following paragraph:

- 3. That part of the King's Highway known as No. 99 lying between a point situate at its intersection with the westerly limit of the Town of Dundas in the County of Wentworth and a point situate at its intersection with the King's Higheay known as No. 24 in the Township of South Dumfries in the County of Brant. (W.P. 340-64) (D-4).
 - 26. Schedule 138 to Ontario Regulation 233/67, as made by section 26 of Ontario Regulation 201/69 and amended by section 24 of Ontario Regulation 40/71, is further amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 584 in the Township of McQuesten in the District of Thunder Bay commencing at a point situate 28.7 miles measured northerly from its intersection with the King's Highway known as No. 11 and extending northerly therealong for a distance of 0.8 mile more or less.
 - 27.—(1) Paragraph 4 of Schedule 140 to Ontario Regulation 233/67, as made by section 26 of Ontario Regulation 40/71, is revoked and the following substituted therefor:
- 4. That part of the King's Highway known as No. 599 commencing at a point situate 25.0 miles measured northerly from its intersection with the King's Highway known as No. 17 in the districts of Thunder Bay and Kenora and extending northerly therealong for a distance of 152.0 miles more or less.
 - (2) The said Schedule 140, as made by section 26 of Ontario Regulation 201/69 and amended by Ontario Regulations 274/70, 373/70 and 40/71, is further amended by adding thereto the following paragraph:
- 5. That part of the King's Highway known as No. 599 in the Township of Ignace in the District of Kenora commencing at a point situate at its intersection with the King's Highway known as No. 17 and extending northerly therealong for a distance of 25 miles more or less. (D-19).
 - 28. Schedule 156 to Ontario Regulation 233/67, as made by section 28 of Ontario Regulation 254/69, is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 660 in the District Municipality of Muskoka lying between a point situate at its intersection with the King's Highway known as No. 69 in the Township of Muskoka Lakes and a point situate 800 feet measured easterly from its intersection with the line between lots 5 and 6 in Concession 5 in the Township of Georgian Bay. (W.P. 666-64) (W.P. 667-64) (D-11).

- 29. Paragraph 2 of Schedule 168 to Ontario Regulation 233/67, as made by section 29 of Ontario Regulation 40/71, is revoked and the following substituted therefor:
- 2. That part of the King's Highway known as No. 20 in the City of Hamilton in the County of Wentworth commencing at a point situate at its intersection with the King's Highway known as the Queen Elizabeth Way and extending southerly therealong for a distance of 1600 feet more or less.
 - 30. Paragraph 1 of Schdedule 179 to Ontario Regulation 233/67, as made by section 45 of Ontario Regulation 274/70, is revoked and the following substituted therefor:
- 1. That part of the King's Highway known as No. 94 lying between a point situate at its intersection with the King's Highway known as No. 11 in the locality of Callander in the Township of North Himsworth in the District of Parry Sound and a point situate at its intersection with the King's Highway known as No. 17 in the Township of East Ferris in the District of Nipissing. (W.P. 342-61) (D-13).
 - 31. Paragraph 1 of Schedule 187 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation373/70, is revoked and the following substituted therefor:
- 1. That part of the King's Highway known as the Queen Elizabeth Way Extension in the City of Niagara Falls in the Regional Municipality of Niagara lying between a point situate at its intersection with the King's Highway known as the Queen Elizabeth Way and a point situate at its intersection with the roadway known as River Road.
 - 32. Ontario Regulation 233/67, as amended by Ontario Regulations 251/67, 258/67, 305/67, 34/68, 158/68, 181/68, 217/68, 309/68, 359/68, 41/69, 145/69, 201/69, 254/69, 375/69, 410/69, 456/69, 31/70, 82/70, 119/70, 163/70, 192/70, 274/70, 373/70 and 40/71, is further amended by adding thereto the following schedules:

HIGHWAY NO. 84

Schedule 19

1. That part of the King's Highway known as No. 84 in the County of Wellington lying between a point situate at its intersection with the line between lots 19 and 20 in Concession 2 Division D in the Township of Guelph and a point situate at its intersection with the southerly limit of the Town of Fergus. (W.P. 839-67-01) (D-3).

HIGHWAY NO. 140

Schedule 196

1. That part of the King's Highway known as No. 140 in the Regional Municipality of Niagara

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1472

lying between a point situate at its intersection with the roadway known as East Main Street in the City of Welland and a point situate at its intersection with the King's Highway known as No. 3 in the City of Port Colborne. (Contract 70-136) (D-4).

TERTIARY ROAD NO. 800

Schedule 197

1. That part of the King's Highway known as Tertiary Road No. 800 in the Township of Mac-Gregor in the District of Thunder Bay commencing at a point situate at its intersection with the King's Highway known as No. 7198 and extending northerly therealong for a distance of 30 miles more or less. (D-19).

HIGHWAY NO. 24A

Schedule 198

1. That part of the King's Highway known as No. 24A in the County of Brant lying between a point situate 1000 feet measured northerly from its intersection with the King's Highway known as No. 2 in the Town of Paris and a point situate

1000 feet measured southerly from its intersection with the King's Highway known as No. 53 in the Township of Brantford.

CHARLES MACNAUGHTON
Minister of Transport

Dated at Toronto, this 7th day of April, 1971.

(5461)

THE LAND TRANSFER TAX ACT

O. Reg. 152/71.

Affidavit Under Section 4 of the Act. Made—April 7th, 1971. Filed—April 14th, 1971.

REGULATION MADE UNDER THE LAND TRANSFER TAX ACT

- 1. The affidavit required under section 4 of the Act shall be in Form 1.
 - 2. The affidavit prescribed by section 1,
 - (a) may be used until the 1st day of October, 1971; and
 - (b) shall be used on and after the 1st day of October, 1971.

Form 1

The Land Transfer Tax Act

AFFIDAVIT

IN THE MATTER OF The Land Transfer Tax Act

Province of Ontario		
	I,	
	of the	
	in the	
To Win	name in the within (or annexed) transfer make oath and say:	

- 1. I am.....named in the within (or annexed) transfer.
- 2. I have a personal knowledge of the facts stated in this affidavit.
- 3.—(1) The total consideration for this transaction has been allocated as follows:
 - (a) Land, buildings, fixtures and goodwill.....\$

(b) Chattels-items of tan-

This affidavit may be made by the purchaser or vendor or by any person acting for the purchaser or the vendor under power of attorney, or by an agent accredited in writing by the purchaser, or vendor or by the solicitor of either of them or by some other person approved by the Minister of Revenue.

,	gible personal property\$	
	Total Consideration\$	
	true consideration for the transfer Land Transfer Tax purposes is as follo	
(a)	Monies paid in cash\$	
(b)	Property transferred in exchange (Detail Below).\$	
(c)	Securities transferred to the value of (Detail Below)\$	
(d)	Balances of existing encumberances with interest owing at date of transfer\$	All blanks must be filled
(e)	Monies secured by mort-gage under this transaction\$	in.
(f)	Liens, legacies, annuities and maintenance charges to which transfer is subject\$	
(g)	Other\$ (Detail Below)	
	Total Consideration (should agree with 3(1) (a))	
4. If co	onsideration is nominal, is the tran	sfer for
natural love	and affection?	
5. If so,	, what is the relationship between Gra	ntor and
Grantee?	ther than husband and wife, complete 3	(2) (d))
6. Othe	r remarks and explantions (if necessar)	y)

• • • • • • • • • • • • • • • • • • • •		• • • • •		• • • •		• • •
Sworn before me at the						
of			, .			
thisday of,	19		(S	ignat	ure)	
	/	/				

A Commissioner, etc.

Retail sales tax is payable on the valuation of items shown in 3(1) (b) unless otherwise exempted under the provisions of The Retail Sales Tax Act.

(5462)

17

THE FAMILY BENEFITS ACT, 1966

O. Reg. 153/71. General. Made—April 14th, 1971. Filed—April 15th, 1971.

REGULATION MADE UNDER THE FAMILY BENEFITS ACT, 1966

- 1. Clause c of subsection 1 of section 2 of Ontario Regulation 102/67, as remade by subsection 1 of section 2 of Ontario Regulation 151/70, is amended by striking out "\$2,000" in the third line and inserting in lieu thereof "\$2,250" and by striking out "\$3,500" in the fourth line and inserting in lieu thereof "\$3,750".
- 2.—(1) Clause f of subsection 4 of section 9 of Ontario Regulation 102/67 is amended by striking out "of \$15" and inserting in lieu thereof "in an amount determined by the Director but not exceeding \$25".
- (2) Subsection 6 of the said section 9, as made by subsection 4 of section 2 of Ontario Regulation 167/69 and amended by subsection 9 of section 8 of Ontario Regulation 151/70, is revoked and the following substituted therefor:
- (6) For the purpose of computing the monthly allowance of a person who is a patient in,
 - (a) a hospital for chronically ill patients;
 - (b) a chronic care hospital;
 - (c) a chronic unit attached to a general or convalescent hospital; or

(d) a nursing home for chronic care,

approved by The Ontario Hospital Services Commission under *The Hospital Services Commission Act*, as a health facility for the provision of services to chronically ill patients, the monthly budgetary requirements shall be an amount equal to the sum of,

- (e) a comfort allowance of \$25 after the first month and prior to the last month of any continuous periods of residence therein; and
- (f) the cost of one or more of the following items and services approved by the Director,
 - (i) dental services,
 - (ii) dentures,
 - (iii) prosthetic devices including eyeglasses, and
 - (iv) clothing.
- 3.—(1) Clause e of subsection 2 of section 10 of Ontario Regulation 102/67, as amended by section 1 of Ontario Regulation 34/69, subsection 4 of section 9 of Ontario Regulation 151/70 and subsection 3 of section 5 of Ontario Regulation 73/71, is revoked and the following substituted therefor:
 - (e) subject to subsection 5 and clause u, any pension exclusive of any supplement thereto received under the Old Age Security Act (Canada);
- (ea) subject to subsection 5 and clause u, any supplement to the pension received under the Old Age Security Act (Canada),

- (i) in an amount equal to \$45 monthly where the applicant or his spouse, but not both of them, or the recipient or his spouse, but not both of them, are receiving the supplement, or
- (ii) in an amount equal to \$38 monthly for each of them where tha applicant and his spouse or the recipient and his spouse are each receiving the supplement,

where the maximum amount of the supplement is being received, but where the maximum amount of the supplement is not being received, the amount in subclause i or ii shall be 80 per cent of the monthly amount of any supplement received under the Old Age Security Act (Canada);

- (2) Subsection 5 of the said section 10, as made by subsection 14 of section 9 of Ontario Regulation 151/70, is amended by inserting after "e" in the third line "ea".
- Form 5 of Ontario Regulation 102/67 is amended by adding immediately after the first Note at the end of item 2 the following item:
- 2a. Visual field,

The diameter of the visual field determined by use of.

(indicate which)

- ☐ a tangent screen at a distance of one meter using a 10 millimeter white test object; or
- a perimeter at a distance of one meter using a three millimeter white test object.
 - This Regulation shall be deemed to have come into force on the 1st day of April, 1971.

(5463) 17

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 154/71. General. Made—April 14th, 1971. Filed—April 15th, 1971.

REGULATION MADE UNDER
THE GENERAL WELFARE ASSISTANCE ACT

1.—(1) Clause h of subsection 2 of section 11 of Ontario Regulation 239/67, as amended

- by subsection 1 of section 1 of Ontario Regulation 35/69 and subsection 4 of section 3 of Ontario Regulation 100/71, is revoked and the following substituted therefor:
- (h) subject to clause r, any pension exclusive of any supplement thereto received under the Old Age Security Act (Canada);
- (ha) subject to clause r, any supplement to the pension received under the Old Age Security Act (Canada),
 - (i) in an amount equal to \$45 monthly where the applicant or his spouse, but not both of them, or the recipient or his spouse, but not both of them, are receiving the supplement, or
 - (ii) in an amount equal to \$38 monthly for each of them where the applicant and his spouse or the recipient and his spouse are each receiving the supplement.

where the maximum amount of the supplement is being received, but where the maximum amount of the supplement is not being received, the amount in subclause i or ii shall be 80 per cent of the monthly amount of any supplement received under the Old Age Security Act (Canada);

- (2) Clause t of subsection 2 of the said section 11, as made by subsection 3 of section 8 of Ontario Regulation 150/70, is amended by striking out "up to \$15" in the first line and inserting in lieu thereof "determined by the welfare administrator but not exceeding \$25".
- Paragraph 15 of subsection 3 of section 13
 of Ontario Regulation 239/67 is amended
 by striking out "of \$15" in the first line and
 inserting in lieu thereof "in an amount
 determined by the welfare administrator but
 not exceeding \$25".
- Subsection 2 of section 16 of Ontario Regulation 239/67 is revoked and the following substituted therefor:
- (2) Where the municipality or the council of an approved band is entitled to reimbursement under subsection 1, the municipality or council, as the case may be, shall notify the Director, within sixty days of the date on which it makes the first payment to the recipient, of the particulars.
 - This Regulation shall be deemed to have come into force on the 1st day of April, 1971.

(5464)

17

THE HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 155/71.

General.

Made—April 14th, 1971.

O. Reg. 155/71

Filed—April 15th, 1971.

REGULATION MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

- 1.—(1) Subclause i of clause a of subsection 2 of section 21a of Regulation 237 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 539/70, is amended by striking out "\$15" and inserting in lieu thereof "\$25".
- (2) Clause b of subsection 2 of the said section 21a, as made by section 7 of Ontario Regulation 25/63, is revoked and the following substituted therefor:

- (b) the gross amount of his assets less,
 - (i) an amount that is deemed reasonable by the board or committee and the provincial authority for the burial expenses of the resident, and
 - (ii) any amount accumulated from the income retained or deducted for the personal use of the resident under subclause i or ii of clause a or under subsection 3.
- (3) Subsection 3 of the said section 21a, as made by subsection 2 of section 1 of Ontario Regulation 539/70, is amended by striking out "\$15" in the eleventh line and inserting in lieu thereof "\$25".
- 2. Paragraph 10 of section C of Part III of Form 1 of Regulation 237 of Revised Regulations of Ontario, 1960, as made by section 17 of Ontario Regulation 219/67, is revoked and the following substituted therefor:

10. Health Insurance:

Health insurance other than OHSIP and OHSC, covering applicant (including supplementary medical, hospital, extended benefits, dental, etc.)

Туре	Name of Insurer	Policy Number	Amount of Coverage	Rate of Premium	Name of Beneficiary
			\$	\$	
			\$	\$	
!			\$	\$	

(5465)

THE CHARITABLE INSTITUTIONS ACT, 1962-63

O. Reg. 156/71.

General.

Made-April 14th, 1971.

Filed—April 15th, 1971.

REGULATION MADE UNDER THE CHARITABLE INSTITUTIONS ACT. 1962-63

1. Clause a of subsection 4 of section 18 of Ontario Regulation 297/64, as made by section 2 of Ontario Regulation 485/70, is amended by striking out "\$15" in the third line and inserting in lieu thereof "\$25". 17

THE HIGHWAY IMPROVEMENT ACT

17

O. Reg. 157/71.

Designations-Miscellaneous Southern Ontario.

Made—April 7th, 1971.

Filed-April 16th, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

1. Schedule 70a to Regulation 213 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 432/68, is revoked and the following substituted therefor:

(5466)

WINCHESTER BY-PASS

Schedule 70a

In the townships of Winchester and Mountain in the County of Dundas being,

- (a) part of lots 1, 2 and 3, Concession 5 (Township of Winchester);
- (b) part of Lot 1, Concession 6 (Township of Winchester):
- (c) part of the road allowance between,
 - (i) concessions 5 and 6, and
 - (ii) the townships of Winchester and Mountain,

Township of Winchester;

- (d) part of Lot 24, concessions 5 and 6 (Township of Mountain); and
 - (e) part of the road allowance between,
 - (i) concessions 5 and 6, and
 - (ii) the townships of Mountain and Winchester.

Township of Mountain,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-6020-16, registered in the registry office for the registry division of the County of Dundas as No. 182, and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 26th day of January, 1971.

2.50 miles, more or less.

(5468)

17

THE FARM PRODUCTS MARKETING ACT

O. Reg. 158/71.

Broiler Chickens-Marketing. Made—April 16th, 1971. Filed-April 16th, 1971.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Ontario Regulation 101/65, as amended by Ontario Regulations 144/65, 20/67, 113/67, 202/67, 28/69, 379/69 and 382/70, is further amended by adding thereto the following
- 15. The Board vests in the local board the power to make regulations,

- (a) providing for the seizure and detention of the whole or any part of any broiler chickens or any class, variety, grade or size thereof by any person appointed pursuant to clause e of subsection 1 of section 4 of the Act where the person believes on reasonable grounds an offence against the Act or the regulations has been committed in respect of the broiler chickens;
- (b) providing for the release from detention of the whole or any part of any broiler chickens or any class, variety, grade or size thereof where the local board is satisfied that the owner of the broiler chickens that have been seized and detained complies with the Act and regulations respecting the broiler chickens;
- (c) providing for the disposal of the whole or any part of any broiler chickens or any class, variety, grade or size thereof that have been seized and detailed and providing for the administration and disposition of any moneys derived from any such disposal; and
- (d) prescribing the manner in which the broiler chickens shall be seized, detained, released and disposed of.

THE FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON Chairman

WILLIAM V. DOYLE Secretary

Dated at Toronto, this 16th day of April, 1971.

(5469)

17

THE HIGHWAY TRAFFIC ACT

O. Reg. 159/71.

Parking.

Made-April 14th, 1971.

Filed-April 16th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 10 to Regulation 229 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 211/67 and amended by Ontario Regulations 253/68 and 310/69, is revoked and the following substituted therefor:

17

OUEEN ELIZABETH WAY

O. Reg. 159/71

Schedule 10

- 1. That part of the King's Highway known as the Queen Elizabeth Way, Niagara Falls extension, in the City of Niagara Falls in the Regional Municipality of Niagara lying between a point situate at its intersection with the roadway known as Second Line and a point situate at its intersection with the roadway known as Stanley Avenue.
- 2. That part of the King's Highway known as the Queen Elizabeth Way, north Service Road, in the City of Hamilton in the County of Wentworth commencing at a point situate at its intersection with the centre line of the roadway entering Confederation Park (previously known as Lake Avenue) and extending easterly therealong for a distance of 2850 feet more or less.
- 3. On the north side of that part of the King's Highway known as the Queen Elizabeth Way in the Town of Grimsby in the Regional Municipality of Niagara commencing at a point situate 250 feet measured easterly from its intersection with the line between lots 11 and 12 in Concession 1 and extending westerly therealong for a distance of 1050 feet more or less.
- 4. That part of the King's Highway known as the Queen Elizabeth Way in the Town of Lincoln in the Regional Municipality of Niagara lying between a point situate 500 feet measured westerly from its intersection with the line between lots 19 and 20 in Broken Front Concession and a point situate 130 feet measured westerly from its intersection with the line between lots 17 and 18 in the said Broken Front Concession.
- 5. That part of the King's Highway known as the Queen Elizabeth Way in the Town of Burlington in the County of Halton lying between a point situate 1160 feet measured northerly from its intersection with the centre line of the King's Highway known as No. 2 and a point situate 1160 feet measured southerly from its intersection with the roadway known as Plains Road.
 - Schedule 23 to Regulation 229 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 479/69, is revoked and the following substituted therefor:

Schedule 24

1. That part of the King's Highway known as No. 89 in the County of Simcoe commencing at a point situate 1300 feet measured westerly from its intersection with the centre line of the road allowance between lots 5 and 6 in Concession 1 in the Township of Innisfil and lots 5 and 6 in Concession 14 in the Township of West Gwillimbury and extending westerly therealong for a distance of 1200 feet more or less.

 Regulation 229 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 114/64, 116/64, 285/64, 310/64, 147/66, 251/66, 15/67, 211/67, 296/67, 13/68, 159/68, 253/68, 308/68, 144/69, 278/69, 310/69, 380/69, 434/69, 479/69, 114/70 and 433/70, is further amended by adding thereto the following schedules:

HIGHWAY NO. 66

Schedule 25

1. On the south side of that part of the King's Highway known as No. 66 in the Township of Teck in the District of Timiskaming lying between a point situate at its intersection with the easterly limit of the roadway known as Oakes Avenue and a point situate at its intersection with the westerly limit of the roadway known as McChesney Avenue.

HIGHWAY NO. 21

Schedule 26

1. That part of the King's Highway known as No. 21 in the Township of Hay in the County of Huron commencing at a point situate at its intersection with the line between lots 4 and 5 in Concession Lake Road West and lots 4 and 5 in Concession Lake Road East and extending northerly therealong for a distance of 800 feet more or less.

(5470)

THE HIGHWAY TRAFFIC ACT

O. Reg. 160/71.

Stop Signs at Intersections. Made—April 14th, 1971. Filed—April 16th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- Schedule 35 to Ontario Regulation 117/62, as made by section 1 of Ontario Regulation 252/68, is revoked.
- Ontario Regulation 117/62, as amended by Ontario Regulations 90/63, 182/63, 208/63, 41/64, 106/64, 138/64, 273/65, 263/66, 393/66, 350/67, 12/68, 102/68, 160/68, 252/68, 441/68, 143/69, 276/69 and 388/70, is further amended by adding thereto the following schedules:

Schedule 42

1. Highway No. 520 in the Village of Magnetawan

in the District of Parry Sound at its intersection with the roadways known as Bay Street, Burrows Street, Nipissing Road and Sparks Street.

2. Westbound on Highway No. 520.

Schedule 43

- 1. Highway No. 18A in the Township of Gosfield South in the County of Essex at its intersection with the roadway known as McCain Sideroad.
 - 2. Westbound on Highway No. 18A.

(5471)

17



Publications Under The Regulations Act

May 8th, 1971

THE MINING ACT

O. Reg. 161/71.

Licences to Explore and Mining Leases in Paleozoic Rock Formations.

Made—April 14th, 1971.

Filed-April 19th, 1971.

REGULATION MADE UNDER THE MINING ACT

LICENCES TO EXPLORE
AND
MINING LEASES IN
PALEOZOIC ROCK FORMATIONS

- 1.—(1) For the purpose of this Regulation, that part of Ontario lying north of the fifty-first parallel of latitude and predominantly underlain with paleozoic rock formations is divided into mineral exploration grid areas.
- (2) A mineral exploration grid area shall be bounded on the east and west sides by successive meridians of longitude of the series 80° 00′ 00″, 80° 15′ 00″, 80° 30′ 00″, which series may be extended as required, and on the north and south sides by straight lines joining the points of intersection of the east and west boundaries with successive parallels of latitude of the series 51° 00′ 00″, 51° 10′ 00″, 51° 20′ 00″, which series may be extended as required.
- (3) Every mineral exploration grid area shall be referred to by the latitude and longitude of the northeast corner of that grid area.
- (4) Every mineral exploration grid area shall be divided into sections.
- (5) A section shall be bounded on the east and west sides by meridians spaced at one-tenth of the interval between the east and west boundaries of the mineral exploration grid area and on the north and south by straight lines drawn parallel to the north and south boundaries of the grid area and spaced at intervals of one-tenth of the interval between the north and south boundaries of the mineral exploration grid area.
- (6) Sections in a mineral exploration grid area shall be numbered from 1 to 100 inclusive with the eastern ten sections being numbered from 1 to 10 commencing at the south section and the next most easterly ten sections being numbered from 1 to 10 commencing at the south section as illustrated in the following example:

N

100	90	80	70	60	50	40	30	20	10	
99	89	79	69	59	49	39	29	19	9	
98	88	78	68	58	48	38	28	18	8	
97	87	77	67	57	47	37	27	17	7	
96	86	76	66	56	46	36	26	16	6	E
95	85	75	65	55	45	35	25	15	5	E
94	84	74	64	54	44	34	24	14	4	
93	83	73	63	53	43	33	23	13	3	
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S

- (7) The boundary between,
 - (a) the north and south halves of a mineral exploration grid area is the north boundary of sections 5, 15, 25, 35, 45, 55, 65, 75, 85 and 95; and
 - (b) the east and west halves of a mineral exploration grid area is the west boundary of sections 41 to 50.
- (8) A section shall be identified by the number to which it corresponds.
- (9) Where a mineral exploration grid area or section is broken or incomplete due to any natural, topographic or geological feature or the presence of alienated or reserved lands lying within the mineral exploration grid area, the provisions of subsections 2 to 8, both inclusive, may be modified by the Minister. O. Reg. 161/71, s. 1.
- 2.—(1) Licences to explore for minerals in, upon and under the mineral exploration grid areas may be granted in the manner and upon the terms and conditions and for the price provided by this Regulation.
- (2) The term "minerals" as used in this Regulation does not include natural gas, petroleum oil and petroleum products and any licence or lease issued under this Regulation shall exclude natural gas, petroleum oil and petroleum products. O. Reg. 161/71, s. 2.

- 3.—(1) The Minister may offer for sale by tender the rights to obtain licences to explore for minerals in, upon and under each of the mineral exploration grid areas.
- (2) The Minister shall give public notice of the sale by causing not less than one advertisement to be inserted in at least one daily or weekly newspaper published in Ontario having a circulation of not less than 25,000 copies.
 - (3) The notice shall,
 - (a) contain a description of the lands;
 - (b) state the place at which and the person to whom a tender is to be delivered;
 - (c) set the final date and time for the receipt of any tender;
 - (d) require,
 - (i) each tender to be in a sealed envelope properly addressed so as to indicate that it contains a tender submitted as a result of the notice and indicating the mineral exploration grid area for which the tender is submitted, and
 - (ii) a person submitting a tender to attach thereto a certified cheque, payable to the Treasurer of Ontario, for 25 per cent of the price of the tender;
 - (e) state that a separate tender is required for each mineral exploration grid area for which a bid is to be made; and
 - (f) refer to this Regulation.
- (4) Within ten days from the date the Minister accepts a tender he shall notify the person submitting the tender by registered mail addressed to the address indicated in the tender that his tender has been accepted.
- (5) Within ten days from the date the Minister notifies the person whose tender has been accepted, that person shall deliver to the Minister a cheque made payable to the Treasurer of Ontario for the balance of the price of the tender and the fee for the first year of the term of the licence.
- (6) Within twenty days from the date the Minister notifies the person whose tender has been accepted, that person shall furnish the Minister with the deposit required by subsection 4 of section 5.
- (7) The Minister shall refund the money submitted with the tenders to the persons whose tenders are not accepted.

- (8) Where a tender has been accepted and the person submitting the tender does not comply with subsections 5 and 6, the Minister may declare that the partial payment of the price of the tender submitted with the tender is forfeited to the Crown and thereupon all rights which the person submitting the tender may have under this Regulation cease. O. Reg. 161/71, s. 3.
- 4. Upon compliance with the terms and conditions of subsections 5 and 6 of section 3 and subsections 2 and 4 of section 5 the Minister shall issue a licence to explore the mineral exploration grid area set out in the accepted tender. O. Reg. 161/71, s. 4.
- 5.—(1) A licence to explore shall be in Form 1 and shall be for a term of three years and may contain any other terms and conditions the Minister considers proper.
- (2) The fee for a licence shall be \$1,000 payable annually in advance during the term of the licence.
- (3) A licensee shall expend annually in geophysical, geological or other exploratory work of a similar nature, or drilling, a sum equal to \$1 per acre, but in no case shall such annual expenditure be less than \$25,000.
- (4) The applicant shall furnish to the Minister a deposit of \$25,000 in the form of cash or in,
 - (a) bearer bonds of,
 - (i) the Province of Ontario,
 - (ii) the Hydro-Electric Power Commission of Ontario, or
 - (iii) the Government of Canada; or
 - (b) the form of a promissory note guaranteed by a chartered bank of Canada,

which shall be retained by the Minister until the licence expires or is surrendered when it shall be returned to the licensee, except that where the licensee has not complied with this section and with the terms and conditions of the licence to the satisfaction of the Minister, the deposit is forfeited to and becomes the property of the Crown.

- (5) The licensee shall,
 - (a) submit to the Minister within ninety days of the date of issue or anniversary date thereof, as the case may be, a statement detailing the nature of the proposed expenditure and, if the statement is approved by the Minister, the exploratory work shall be commenced within six months thereafter.
 - (b) within thirty days after each anniversary date of the licence, provide the Minister with a sworn statement that he has expended the amount required in the manner required by subsection 3;

- (c) within sixty days of completion submit to the Minister, in duplicate, full reports and plans of all geophysical or geological examinations, drilling or other exploratory work, including detailed logs of cores of all holes drilled;
- (d) correctly label and store all drill cores and cuttings; and
- (e) permit the Minister or his authorized agent to examine all drill cores and cuttings at any time not later than six months after the completion of the drilling.
- (6) Where the Minister is not satisfied by a sworn statement of the licensee that he has expended the sums required by subsection 3 for which the statement has been submitted, the Minister may send a notice by registered mail to the licensee at his latest address recorded in the Department, requiring him to submit such further details as are in the opinion of the Minister necessary to prove that the expenditure complies with the requirements of subsection 3 and, if the licensee is still unable to satisfy the Minister that the expenditures have been in compliance with the requirements of subsection 3, the Minister may disallow the expenditures or any part of them.
- (7) No expenditures other than those set out in a sworm statement referred to in subsection 5 and approved by the Minister shall be credited to the amount required to be expended under subsection 3.
- (8) Where in the first or second year of the term a licensee fails to expend the amount required by subsection 3 the licensee shall deposit with the Minister an amount equal to the difference between the amount expended and the amount required to be expended under subsection 3.
- (9) The amount deposited under subsection 8 shall be deposited within thirty days of the commencement of the next year of the term or of the commencement of the renewal, as the case may be, and shall be in cash or in.
 - (a) bearer bonds of,
 - (i) the Province of Ontario,
 - (ii) the Hydro-Electric Power Commission of Ontario, or
 - (iii) the Government of Canada; or
 - (b) the form of a promissory note guaranteed by a chartered bank of Canada.
- (10) A deposit under subsection 8 is compliance with respect to expenditure requirements for the purpose of subsection 3.
 - (11) Where a licensee expends the amount re-

- quired for a year in which an amount has been deposited under subsection 8, the deposit shall be refunded upon proof of the expenditure by means of the sworn statement required by clause b of subsection 5.
- (12) Where a licensee fails to expend an amount equal to the amount of a deposit in accordance with subsection 8, the deposit is forfeited to and becomes the property of the Crown.
- (13) Where, in the first or second year of the term, a licensee expends more than the amount required by subsection 3 and the expenditures are approved under subsection 5, the surplus expenditure may be applied against the expenditure requirements for a subsequent year or years of the term.
- (14) A licensee may surrender his licence at any time upon giving written notice thereof to the Minister at least thirty days before the surrender is to take effect.
- (15) A licensee may upon giving written notice thereof to the Minister at least thirty days before the surrender is to take effect and with the consent of the Minister, surrender half of the mineral exploration grid area covered by his licence, provided the part being retained complies with subsections 7 and 9 of section 1.
- (16) Where a surrender is made under subsection 15, the annual expenditure for the year of the term in which the surrender is made shall be based on the acreage contained in the licence at the commencement of that year of the term and the annual expenditure for ensuing years shall be based on the remaining acreage, but in no case shall such annual expenditure be less than \$25,000. O. Reg. 161/71, s. 5.
- 6. The Minister may terminate a licence after thirty days prior notice to the licensee at his latest address recorded in the Department, if he is satisfied that the licensee has not complied with any of the terms and conditions of the licence, the Act or this Regulation and all amounts deposited by the licensee with respect to the licence are forfeited to and become the property of the Crown. O. Reg. 161/71, s. 6.
- 7. Where a licence has been granted and the licensee has fulfilled the requirements of this Regulation but has not made a discovery of mineral to entitle him to obtain a lease he may apply for a renewal of the licence for a further term of three years and any surplus expenditure accumulated with respect to the former licence may be applied to the renewal licence. O. Reg. 161/71, s. 7.
- 8.—(1) In the event that oil or gas is encountered during drilling operations, the drill hole shall be plugged immediately by filling the hole with cement either under pressure or by displacement.
 - (2) The cement shall be in the form of a water

base slurry having a minimum weight of 14.5 pounds per U.S. gallon.

- (3) High pressure pumping equipment shall be kept at the drilling site. O. Reg. 161/71, s. 8.
- 9.—(1) If, during the term of a licence, the licensee finds a deposit of mineral that in the opinion of the Minister is of economic importance, the licensee is entitled to apply for a mining lease comprising not more than 10 per cent of the number of sections of the lands in the licence at the time of application.
- (2) The area selected by the licensee under subsection 1 shall be comprised of sections as defined in section 1.
- (3) The licensee shall supply, at his own expense, a cadastral survey certified by a licensed Ontario Land Surveyor of the lands selected under subsection 1 in accordance with instructions issued by the Minister and in a form acceptable under The Land Titles Act and the regulations thereunder.
- (4) The lease shall be for a term of ten years and shall contain such conditions as the Minister deems proper.
- (5) The annual rental shall be at the rate of not less than 50 cents and not more than \$5 per acre.
- (6) When a lease is issued under this section, the licence is terminated and any amounts deposited with respect to the licence shall be returned.
- (7) The lease may be renewed for terms of ten years at such rental and subject to such conditions as the Minister deems proper.
- (8) Where the right to obtain a licence to explore a mineral exploration grid area has been offered for sale by tender under section 3 and there has been no tender or there has been a default or a surrender or a licence has been cancelled or terminated, the Minister may again advertise with respect to the land or he may grant a licence as set out in section 5 to any applicant without tender, whichever appears to be in the public interest. O. Reg. 161/71, s. 9.
- 10. There is reserved to the Crown or its designates the right to flood or overflow any of the lands contained in a licence to explore or mining lease for the purpose of developing hydro-electric power. O. Reg. 161/71, s. 10.
- 11. A licence to explore or mining lease or any interest therein issued under this Regulation shall not be assigned or transferred without the written consent of the Minister or the Deputy Minister. O. Reg. 161/71, s. 11.

LEO BERNIER
Minister of Mines and Northern Affairs

Dated at Toronto, this day of, 19.....

Form 1

The Mining Act

PROVINCE OF ONTARIO

LICENCE TO EXPLOR	CENCE 7) EX	PLOR
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N	O						

Under	The 1	Mining	Act	and	the	regula	tions,	and
subject to	the	limita	tion	s the	ereof	, this	licence	e to

- Payment of an annual fee of \$1,000 on or before.....in each year.
- 2. This licence is for a term of three years commencing.....
- The licensee shall expend annually in geophysical, geological or other exploratory work of a similar nature, or drilling, a sum equal to \$1 per acre, but in no case shall such annual expenditure beless than \$25,000.
- This licence, or any interest therein, shall not be assigned or transferred without the written consent of the Minister or the Deputy Minister.

Minister of Mines and Northern Affairs

Dated at Toronto, this day of, 19....

O. Reg. 161/71, Form 1.

THE COURT OF STREET

THE PUBLIC SERVICE ACT, 1961-62

O. Reg. 162/71.

General.

Made-April 14th, 1971.

Filed-April 19th, 1971.

REGULATION MADE UNDER THE PUBLIC SERVICE ACT, 1961-62

- Subsection 5 of section 11a of Ontario Regulation 190/62, as made by section 1 of Ontario Regulation 272/69, is revoked.
- Subsection 8 of section 11b of Ontario Regulation 190/62, as made by section 2 of Ontario Regulation 272/69, is revoked.
- Subsection 2 of section 11c of Ontario Regulation 190/62, as made by section 3 of Ontario Regulation 272/69 and amended by subsection 2 of section 8 of Ontario Regulation 258/70, is revoked.

CIVIL SERVICE COMMISSION:

W. A. B. Anderson, Chairman

Dated at Toronto, this 25th day of February, 1971.

(5496)

18

THE PLANNING ACT

O. Reg. 163/71.

Zoning Order—County of Simcoe, Township of Nottawasaga. Made—April 14th, 1971. Filed—April 19th, 1971.

ORDER MADE UNDER THE PLANNING ACT

- Ontario Regulation 81/70, as amended by Ontario Regulations 259/70, 313/70, 369/70, 416/70 and 505/70, is further amended by adding thereto the following sections:
- 51. Notwithstanding the other provisions of this Order, the lands described in Schedule 19 and 20 may, in each case, be used for the erection of one single-family detached cottage and buildings and structures accessory thereto provided the following requirements are met:

Maximum lot coverage Minimum front yard 15 per cent 25 feet

Minimum side yard

10 feet on one side and

4 feet on the other side

Minimum rear yard 25 feet Maximum height 30 feet

Minimum ground floor

THE ONTARIO GAZETTE

one-storey—1,000 square feet

one and one-half storeys or more—750 square feet

52. Notwithstanding the other provisions of this Order, the lands described in schedules 21 and 22 may, in each case, be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Maximum lot coverage

15 per cent 25 feet

25 feet

Minimum front yard Minimum side yard

10 feet on one side and 4 feet on the other side

Minimum rear yard Maximum height Minimum ground floor

30 feet one-storey—1,000

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square feet one and one-half storeys or more—750 square feet

 Ontario Regulation 81/70, as amended by Ontario Regulations 259/70, 313/70, 369/70, 416/70 and 505/70, is further amended by adding thereto the following schedules:

Schedule 19

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of Lot 17 according to a Plan registered in the Registry Office for the Registry Division of the County of Simcoe as No. 1096.

Schedule 20

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of lots 69 and 70 according to a Plan registered in the Registry Office for the Registry Division of the County of Simcoe as No. 1096.

Schedule 21

All and Singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, Province of Ontario, and being composed of part of Lot 22, Concession 10 of the said Township, the boundaries of which may be described as follows:

Commencing at a stake planted in the northern boundary of the road allowance between lots 21 and 22, which stake is distant 2,200 feet more or less on a course of north 73° 34′ 00° east from an iron bar planted at the eastern boundary of the road allowance between Concessions 10 and 11, being the southwest corner of the said Lot 22:

Thence north 73° 34′ 00″ east 220.00 feet more or less to a stake planted in the northern limit of the road allowance between lots 21 and 22;

Thence north 8° 48′ 00″ west 989.98 feet more or less to a stake planted;

Thence south 73° 39′ 30″ west 220.00 feet more or less to a stake planted;

Thence south 8° 48′ 00" east 990.38 feet more or less to the place of beginning, containing by admeasurement 5.01 acres more or less.

Schedule 22

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, Province of Ontario and being composed of Part of the South half of Lot 41, Concession 11 of the said Township, the boundaries of which may be described as follows:

Premising that the easterly limit of the said Lot 41 has a bearing of north 9° 11′ 00″ west (astronomic) and relating all bearings herein thereto;

Commencing at a point in the easterly limit in the said Lot 41, Concession 11 distant 100.00 feet measured northerly therealong from the southeast angle thereof;

Thence north 9° 11′ 00″ west, continuing to follow the said easterly limit of Lot 41, a distance of 300.00 feet to a point;

Thence south $73^{\circ} 36' 20''$ west, a distance of 175.00 feet to a point;

Thence north $9^{\circ}11'00''$ west being parallel to the easterly limit of the said lot, distance of 100.00 feet to a point;

Thence south 73° 36′ 20″ west, and being along the line of a post and wire fence existing in March 1971, a distance of 463.03 feet to an iron survey bar;

Thence south $9^{\circ}11'00''$ east, a distance of 500.00 feet to an iron survey bar set in the existing southerly limit of the said Lot 41;

Thence north $73^{\circ}\,36'\,20''$ east, along the said existing southerly limit, a distance of 488.03 feet to a point;

Thence north 9° 11' $00^{\prime\prime}$ west, a distance of 100.00 feet to a point;

Thence north 73° 36′ 20″ east, a distance of 150.00 feet to the point of commencement.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 14th day of April, 1971.

(5497)

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 164/71.

Designations—Toronto to North Bay. Made—April 14th, 1971. Filed—April 21st, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Regulation 215 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following Schedule:

Schedule 1a

HIGHWAY 400—INTERCHANGE AT TRETHEWEY DRIVE

In the Borough of North York in The Municipality of Metropolitan Toronto, formerly in the County of York, being part of lots 3 and 4, Concession 4, west of Yonge Street, and being those portions of the King's Highway shown as PARTS 1, 2, 3 and 4, on Department of Highways plan P-2937-74, registered in the Registry and Land Titles office at Toronto as numbers 8897 and B-281389, respectively, and filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 18th day of December, 1970.

0.25 of a mile, more or less.

(5498)

18

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 165/71.
Designations—Miscellaneous
Southern Ontario.
Made—April 14th, 1971.
Filed—April 21st, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Regulation 213 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following Schedule:

Schedule 168

SMITHVILLE BY-PASS

In the Township of West Lincoln in the Regional Municipality of Niagara being,

- (a) part of lots 26 to 34, both inclusive, Concession 6 (formerly the Township of Gainsborough);
- (b) part of lots 9 to 15, both inclusive, Concession 9 (formerly the Township of South Grimsby);
- (c) part of lots 13, 14 and 15, Concession 8 (formerly the Township of South Grimsby);
- (d) part of Given Road in Lot 30, Concession 6 (formerly the Township of Gainsborough);
- (e) part of County Road No. 34 in Lot 33, Concession 6 (formerly the Township of Gainsborough);
- (f) part of Forced Road in Lot 14, Concession 8 (formerly the Township of South Grimsby);
- (g) part of the road allowance between,
 - (i) lots 27 and 28, Concession 6,
 - (ii) lots 29 and 30, Concession 6,
 - (iii) lots 31 and 32, Concession 6, and
 - (iv) lots 33 and 34, Concession 6,

formerly the Township of Gainsborough;

- (h) part of the road allowance between,
 - (i) lots 9 and 10, Concession 9,
 - (ii) lots 11 and 12, Concession 9,
 - (iii) lots 13 and 14, Concession 9,
 - (iv) concessions 8 and 9, and
 - (v) lots 13 and 14, Concession 8,

formerly the Township of South Grimsby; and

(i) part of the road allowance between the former townships of Gainsborough and South Grimsby,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-1884-44, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 1st day of March, 1971.

7.00 miles, more or less.

THE EMPLOYMENT STANDARDS ACT, 1968

O. Reg. 166/71.

THE ONTARIO GAZETTE

The Sewer and Watermain Construction Industry. Made-March 31st, 1971. Filed—April 22nd, 1971.

REGULATION MADE UNDER THE EMPLOYMENT STANDARDS ACT, 1968

THE SEWER AND WATERMAIN CONSTRUCTION INDUSTRY

- 1. Each employer who is engaged in the sewer and watermain construction industry and who pays to each employee who works at the site of a sewer or watermain under construction, alteration or repair, an amount not less than one and one-half times his regular rate for each hour worked in excess of fifty in each week, is exempt from the provisions of subsection 1 of section 14 of the Act. O. Reg. 166/71, s. 1.
 - 2. Each employer who,
 - (a) employs a guard to protect the site of a sewer or watermain under construction, alteration or repair; and
 - (b) pays to that employee an amount not less than one and one-half times his regular rate for each hour worked in excess of fifty in each week.

is exempt from the provisions of subsection 1 of section 14 of the Act. O. Reg. 166/71, s. 2.

(5500)

18

THE SECURITY TRANSFER TAX ACT

O. Reg. 167/71.

General.

Made-April 14th, 1971.

Filed—April 22nd, 1971.

REGULATION MADE UNDER THE SECURITY TRANSFER TAX ACT

- 1. Section 22 of Regulation 544 of Revised Regulations of Ontario, 1960 as amended by section 1 of Ontario Regulation 33/67 is further amended by adding thereto the following subsections;
- (3) In subsection 4, "short term note" means a note, bond, debenture or other instrument issued by any company or corporation having an original term of repayment of one year or less.

(4) A sale, transfer or assignment of a short term note shall be deemed not to constitute a sale, transfer or assignment within the meaning of the Act.

O. Reg. 167/71

2. This Regulation comes into force on the 1st day of May, 1971.

(5501) 18

THE SECURITIES ACT, 1966

O. Reg. 168/71.

General.

Made-April 14th, 1971.

Filed—April 22nd, 1971.

REGULATION MADE UNDER THE SECURITIES ACT, 1966

- 1.—(1) Clause i of subsection 1 of section 7a of Ontario Regulation 101/67, as made by section 5 of Ontario Regulation 208/70, is amended by inserting after "value" in the seventh line "of the securities to be ofiered and sold in Ontario".
- (2) Subclause i of clause i of subsection 1 of the said section 7a, as made by section 5 of Ontario Regulation 208/70, is amended by inserting after "offered" in the eighth line "and sold".
- (3) Subclause ii of clause i of subsection 1 of the said section 7a, as made by section 5 of Ontario Regulation 208/70, is amended by inserting after "offered" in the ninth line "and sold".
- (4) Subclause vi of clause i of subsection 1 of the said section 7a, as made by section 5 of Ontario Regulation 208/70, is amended by inserting after "offered" in the fourth line "and sold".

(5502)

THE REAL ESTATE AND BUSINESS BROKERS ACT

O. Reg. 169/71.

General.

Made—April 21st, 1971.

Filed—April 22nd, 1971.

REGULATION MADE UNDER THE REAL ESTATE AND BUSINESS BROKERS ACT .

1. Paragraph 9 of section 11 of Ontario Regulation 448/70 is amended by striking out "pocket identification card" in the second line.

- Clause b of section 12 of Ontario Regulation 448/70 is amended by,
- (a) striking out "Province of Ontario" in the first line and inserting in lieu thereof "Canada": and
- (b) striking out "Ontario" in the fourth line and inserting in lieu thereof "Canada".
- 3.—(1) Subsection 3 of section 13 of Ontario Regulation 448/70 is amended by striking out "address shown thereon" in the second and third lines and by inserting in lieu thereof "office where the broker is employed."
- (2) Subsections 7, 8, 9 and 10 of the said section 13 are revoked and the following substituted therefor:
- (7) Every registered broker and salesman shall carry with him a copy of his certificate of registration in the form issued by the Registrar.
- (8) Where the registration of a salesman is revoked, suspended or cancelled, or upon the termination of employment of a salesman, for any reason, the salesman shall immediately return his copy of the certificate of registration to the Registrar.
- (9) Upon the termination of the employment of a salesman, for any reason, the broker employer shall immediately forward to the Registrar a written statement of the circumstances surrounding the termination.
- (10) Where a salesman requests a transfer, the salesman shall forward his copy of the certificate of registration together with his request for transfer to the Registrar, or, where the salesman is unable to forward his copy of the certificate of registration because of loss or otherwise, the salesman shall forward in writing to the Registrar the reasons that the copy cannot be forwarded.
 - 4.—(1) Subsection 1 of section 14 of Ontario Regulation 448/70 is amended by striking out "previously" in the second line and by inserting after "broker" in the second line "within ten years of the date of his application".
 - (2) Subsection 2 of the said section 14 is amended by striking out "previously" in the second line and by inserting after "broker" in the third line "within ten years of the date of his application".
 - Subsections 1 and 2 of section 15 of Ontario Regulation 448/70 are revoked and the following substituted therefor:
- (1) Where a registered real estate broker dies and no other member or officer in the partnership or corporation of which he was a member or officer is registered as a real estate broker, or where a

registered real estate broker who carries on business as an individual broker dies, the Registrar may,

- (a) grant to the executor or administrator of the broker temporary registration as a broker for a period of not more than six months in respect of the business of the deceased broker; and
- (b) exempt any executor or administrator referred to in clause a from passing a written examination.
- (2) Every salesman registered as a salesman of the deceased broker or with the partnership or corporation of which the licensed broker was a member or officer at the time of his death shall be considered to be registered as a salesman of the executor or administrator of the deceased broker.
 - 6. Form 5 of Ontario Regulation 448/70 is revoked and the following substituted therefor:

Form 5

The Real Estate and Business Brokers Act

NOTICE OF CHANGE IN SALESMAN'S CERTIFICATE OR REQUEST FOR DUPLICATE CERTIFICATE

Name of salesman		Registration No.	Date	
Registered address (giving number, street and city)		Telephone No.		
Name of broker employer (new broker in case of transfer)		Registration No.		
Registered address (giving number, street and city)		Telephone No.		
Please ch	neck applicable boxes below:	Туре	Fee Attacl	hed
	Duplicate Certificate Change of Address Transfer Termination		\$3.00 \$3.00 \$5.00 Nil	0

Complete the applicable section belo	w							
☐ For duplicate certificate reques present certificate— ☐ lost] destro	oyed				salesman's signature
☐ For change of address new address								salesman's signature
	number and	stree	t				L	
	city, town or	r vill:	age					0
□ For transfer of registered sales	man							salesman's signature
Tot transfer of registered sales								signature
Name of former broker employer					add	ress		new broker's signature
Date of Termination					day	month	year	title
date of commencement		day	month	year				certificate attached yes no
name of new broker employer		1			add	ress		

☐ For termination date of termination	•	broker's signature
date of termination	day month year	signature
		title
		1
		certificate attached yes no

Note: A report on the conduct of the above named salesman while in your employ must be filed either on the reverse side of this Form or submitted in a separate letter attached with this Form.

(5503)

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THE CROP INSURANCE ACT (ONTARIO) 1966

O. Reg. 170/71.

Crop Insurance Plan—Sweet Corn. Made—March 19th, 1971. Approved—April 21st, 1971. Filed—April 23rd, 1971.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO) 1966

- (1) Clause c of section 6 of the Schedule to Ontario Regulation 207/70 is revoked.
- (2) Clause d of the said section 6 is amended by striking out "b or c" in the second line and inserting in lieu thereof "or b".
- Section 9 of the Schedule to Ontario Regulation 207/70 is revoked and the following substituted therefor:
- 9.—(1) The coverage per acre provided in the crop year under a contract of insurance in respect of acreage under contract to a processor in a class designated in column 1 of Table 1 shall be the percentage set opposite the class in column 2 of the average farm yield in tons.
- (2) The average yield for each acre of the insured crop shall be computed annually by the Commission on the basis of production records.
- (3) The number of tons per acre determined under subsections 1 and 2 multiplied by the number of insured acres constitutes the total guaranteed production under the contract of insurance.

- Subsection 1 of section 12 of the Schedule to Ontario Regulation 207/70 is revoked and the following substituted therefor:
- (1) The premium payable by an insured person in respect of acreage under contract to a processor shall be \$3 for each acre of the insured crop.
 - Section 13 of the Schedule to Ontario Regulation 207/70 is revoked.
 - Table 1 of Ontario Regulation 207/70 is revoked and the following substituted therefor:

TABLE 1

COLUMN 2			
Percentage Coverage			
80%			
75%			
70%			
65%			
60%			

- 6.—(1) Paragraph 6 of Form 1 of Ontario Regulation 207/70 is revoked and the following substituted therefor:
- 6. The coverage provided by this contract shall

be determined by the Commission in accordance with the plan.

- (2) Paragraph 10 of the said Form 1 is revoked.
- (3) Subparagraph 1 of paragraph 13 of the said Form 1 is amended by striking out "the acreage stated in the contract acreage report" in the second and third lines and inserting in lieu thereof "that stated in the application for insurance"
- (4) Subparagraph 2 of paragraph 13 of the said Form 1 is revoked and the following substituted therefor:
- (2) Where the actual planted acreage of the insured crop is less than that stated in the application for insurance, the total guaranteed production and the maximum amount of indemnity shall be reduced proportionately.
 - (5) Subparagraph 3 of paragraph 13 of the said Form 1 is amended by striking out "the acreage stated in the contract acreage report" in the second and third lines and inserting in lieu thereof "that stated in the application for insurance".
 - Paragraph 4 of Form 2 of Ontario Regulation 207/70 is revoked and the following substituted therefor:
- 4. Coverage applied for is tons per acre based on production records as calculated by the Commission.
 - Form 3 of Ontario Regulation 207/70 is revoked.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER, Chairman.

W. A. R. ATKINSON, Secretary.

Dated at Toronto, this 19th day of March, 1971.

(5519)

THE CROP INSURANCE ACT (ONTARIO), 1966

O. Reg. 171/71. Crop Insurance Plan—Peas. Made—March 19th, 1971. Approved—April 21st, 1971. Filed—April 23rd, 1971.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO), 1966

1. Section 8 of the Schedule to Ontario Regula-

- tion 206/70 is amended by adding thereto the following subsections:
- (2) Notwithstanding subsection 1, the contract does not insure against and no indemnity shall be paid in respect of any loss or damage which occurs prior to the establishment of the crop.
- (3) For the purpose of this plan, the crop shall be deemed to be established when the plants have emerged from the ground in numbers sufficient to produce a reasonable harvest.
 - Section 9 of the Schedule to Ontario Regulation 206/70 is revoked and the following substituted therefor:
- 9. The coverage per acre provided in the crop year under a contract of insurance in respect of acreage under contract to a processor in a class designated in column 1 of Table 1 shall be the percentage set opposite the class in column 2 of the value of production.
 - Section 10 of the Schedule to Ontario Regulation 206/70 is revoked and the following substituted therefor:
- 10. The value of production for each acre of the insured crop shall be computed annually by the Commission on the basis of production records and shall not include any harvesting costs.
 - 4. Subsection 1 of section 12 of the Schedule to Ontario Regulation 206/70 is revoked and the following substituted therefor:
- (1) The premium payable by an insured person in respect of acreage under contract to a processor shall be \$4.50 for each acre of the insured crop.
 - Table 1 of Ontario Regulation 206/70 is revoked and the following substituted therefor:

TABLE 1

Column 1	Percentage Coverage		
Class			
1	80%		
2	75%		
3	70%		
4	65%		
5	60%		

6.—(1) Paragraph 4 of Form 1 of Ontario Regulation 206/70 is amended by adding thereto the following subparagraphs:

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- (2) Notwithstanding subparagraph 1, the contract does not insure against and no indemnity shall be paid in respect of any loss or damage which occurs prior to the establishment of the crop.
- (3) For the purpose of this plan, the crop shall be deemed to be established when the plants have emerged from the ground in numbers sufficient to produce a reasonable harvest.
 - (2) Subparagraph 2 of paragraph 11 of the said Form 1 is revoked and the following substituted therefor:
- (2) Where the actual planted acreage of the insured crop is less than that stated in the application for insurance, the maximum amount of indemnity shall be reduced proportionately.
 - (3) Clause b of paragraph 13 of the said Form 1 is revoked.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

W. A. R. ATKINSON
Secretary

Dated at Toronto, this 19th day of March, 1971.

(5520)

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THE CROP INSURANCE ACT (ONTARIO), 1966

O. Reg. 172/71.

Crop Insurance Plan—Tomatoes. Made—March 19th, 1971. Approved—April 21st, 1971. Filed—April 23rd, 1971.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO), 1966

- Section 6 of the Schedule to Ontario Regulation 171/69 is amended by striking out "and" at the end of clause c and by revoking clause d and substituting the following therefor:
 - (d) the extended coverage endorsement in Form 4, where applicable; and
 - (e) an amendment to any document referred to in clause a, b, c or d agreed upon in writing.
- 2. Table 1 of Ontario Regulation 171/69 is

amended by striking out columns 2 and 3 and inserting in lieu thereof the following:

Column 2	Column 3
50%	70%
\$4	\$5
\$5.50	\$6.50
\$7	\$8

- 3.—(1) Subparagraph 2 of paragraph 13 of Form 1 of Ontario Regulation 171/69 as remade by subsection 1 of section 1 of Ontario Regulation 226/70 is revoked and the following substituted therefor:
- (2) Where the actual planted acreage of the insured crop is less than the acreage stated in the contract acreage report, the total guaranteed production and the maximum amount of indemnity shall be reduced proportionately.
 - (2) The said Form 1 is further amended by adding thereto the following paragraph:

EXTENDED COVERAGE

- 19. Where the insured person so elects on the application, and pays an additional premium of \$1 for each acre under contract to a processor, the coverage provided and the maximum indemnity payable under the contract of insurance shall be increased by an additional \$50 per acre on the following terms and conditions:
 - A minimum of one acre of the contract acreage must remain unplanted after the final date for planting in the area.
 - Failure to plant must result directly from one or more of the perils of excessive moisture, flood or such other agricultural hazard as may be designated by the Commission from time to time.
 - The indemnity payable is limited to the actual cost of plants lost through inability to plant and in no case shall it exceed \$50 for each unplanted contract acre.
 - 4. Form 2 of Ontario Regulation 171/69 is amended by adding thereto the following paragraph:

4a. EXTENDED COVERAGE FOR LOSS OF PLANTS

I hereby apply for extended coverage:

yes no

Premium is \$1 per acre.

5. Ontario Regulation 171/69 as amended by Ontario Regulation 226/70 is further amended by adding thereto the following form:

O. Reg. 172/71

Form 4

The Crop Insurance Act (Ontario), 1966

EXTENDED COVERAGE ENDORSEMENT FOR PROCESSING TOMATOES

Attached to and forming part of Contract No.....

In consideration of an additional premium of \$..... the coverage provided under this contract of insurance is hereby extended to provide an additional indemnity of \$50 for each contract acre not planted after the final planting date for the area, on the following terms and conditions:

- Failure to plant must result directly from one or more of the perils of excessive moisture, flood or such other agricultural hazard as may be designated by the Commission from time to time.
- 2. A minimum area of one acre must remain unplanted.
- No indemnity is payable unless plants have been lost.
- 4. The indemnity payable is limited to the actual cost of the plants and shall not exceed \$50 for each acre unplanted.

Countersigned and dated at, this

day of, 19....

Duly Authorized General Manager
Representative

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

W. A. R. Atkinson
Secretary

Dated at Toronto, this 19th day of March, 1971.

THE FOREST FIRES PREVENTION ACT, 1968

O. Reg. 173/71. Restricted Fire Zone. Made—April 16th, 1971. Filed—April 23rd, 1971.

REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT, 1968

RESTRICTED FIRE ZONE

1. The part of the White River Fire District described in Schedule "A" hereto is declared to be a restricted fire zone from the 11th day of May to the 31st day of October, both inclusive, in the year 1971. O. Reg. 173/71, s. 1.

RENE BRUNELLE
Minister of Lands and Forests

Dated at Toronto, this 16th day of April, 1971.

Schedule "A"

In the geographic townships of Tp. 29, Range 23, Tp. 30, Range 23, Tp. 28, Range 24, Tp. 29, Range 24, Tp. 30, Range 24, Tp. 27, Range 25, Tp. 28, Range 25, Tp. 29, Range 25, Tp. 30, Range 25, Tp. 27, Range 26, Tp. 28, Range 26, and Tp. 29, Range 26, in the Territorial District of Algoma and described as follows:

BEGINNING at a point in the high-water mark on the westerly shore of Wawa Lake where the same is intersected by the northerly limit of Algoma Street as shown on a Map of Wawa City signed by L. V. Rorke, Ontario Land Surveyor, dated June 4th, 1898 and of record in the Department of Lands and Forests at Toronto; thence in a general northerly and northeasterly direction following the high-water mark on the westerly and northwesterly shores of Wawa Lake to the most easterly extremity thereof; thence south astronomically to a point in the northerly limit of that part of the King's Highway known as No. 101; thence in a general northeasterly direction following that limit to the intersection with the high-water mark on the northerly shore of the waters connecting Bremmer Lake and Hawk Lake; thence easterly following that high-water mark to the confluence with the high-water mark on the westerly shore of Hawk Lake; thence in a general northeasterly direction following that high-water mark and the high-water mark on the westerly shore of McVeigh Creek to the intersection with the westerly limit of the right of way of the main line of the Algoma Central Railway; thence in a general northerly direction following that limit to the intersection with the high-water mark on the easterly shore of Philip Lake; thence in a general northerly direction following that high-water mark

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to its intersection with the southerly limit of the Goudreau-Magpie Road; thence in a general westerly direction following that limit to the intersection with the high-water mark on the westerly shore of the Magpie River; thence in a general southwesterly direction following that high-water mark to its intersection with the upstream face of a dam one mile and 35 chains, more or less, measured northerly and perpendicularly from the southerly boundary of the geographic Township of Tp. 29, Range 25; thence southwesterly in a straight line three miles and 40 chains, more or less, to the confluence of the high-water mark on the northeasterly shore of Catfish Lake with the high-water mark on the easterly shore of Catfish Creek; thence in a southerly direction following the high-water mark on the easterly shore of Catfish Lake and Catfish Creek to its confluence with the high-water mark on the northerly shore of the Magpie River; thence southwesterly in a straight line to the confluence of the high-water mark on the westerly shore of Catfish Creek with the high-water mark on the northerly shore of the Magpie River; thence in a general westerly, southerly and southeasterly direction following the high-water mark on the northerly and westerly shores of the Magpie River to the intersection with the northerly limit of the right of way of the Algoma Central Railway; thence in a general southeasterly, easterly, northerly and northwesterly direction following that limit to the intersection with the production westerly of the northerly limit of Algoma Street as shown on a Map of Wawa City signed by L. V. Rorke, Ontario Land Surveyor, dated June 4th, 1898 and of record in the Department of Lands and Forests; thence easterly along that production and that northerly limit to the point of beginning. O. Reg. 173/71, Sched. A.

(5522)

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 174/71. Indian Bands. Made—April 21st, 1971. Filed—April 23rd, 1971.

REGULATION MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

 The Schedule to Regulation 208 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 173/61, 119/63, 308/65, 189/66, 18/69, 120/69, 312/69, 44/70, 212/70 and 392/70, is further amended by adding thereto the following item:

52. Sabaskong Band

(5523)

THE HIGHWAY TRAFFIC ACT

O. Reg. 175/71. Speed Limits. Made—April 21st, 1971. Filed—April 23rd, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Schedule 2 to Regulation 232 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 184/61, 330/61, 128/62, 23/63, 163/64, 58/65, 152/65, 134/66, 370/66, 431/67, 179/69 and 400/69, is further amended by adding thereto the following Part:

PART 2a

1. That part of the King's Highway known as No. 3 in the City of Port Colborne in the Regional Municipality of Niagara lying between a point situate 300 feet measured easterly from its intersection with the line between lots 24 and 25 in Concession 2 and a point situate at its intersection with the line between lots 15 and 16 in the said Concession 2.

- (2) Paragraph 1b of Part 3 of the said Schedule 2, as made by subsection 1 of section 3 of Ontario Regulation 184/61, is revoked and the following substituted therefor:
- Regional Municipality of Niagara of Niagara commencing at a point situate 300 feet measured easterly from its intersection with the road-port Colborne way known as Regional Road No. 23 and extending southerly therealong for a distance of 1700 feet more or less.
 - (3) Paragraph 15a of Part 4 of the said Schedule 2, as made by subsection 2 of section 3 of Ontario Regulation 184/61, is revoked.
 - (4) Paragraphs 21 and 22 of Part 4 of the said Schedule 2, as made by section 1 of Ontario Regulation 370/66, are revoked and the following substituted therefor:
- Regional known as No. 3 in the Township of Wainfleet in the Regional Municipality of Niagara commencing at a point situate at its intersection with the roadway known as Regional Road No. 23 and extending southerly therealong for a distance of 1150 feet more or less.

Regional
Municipality
of Niagara

Twp. of
Wainfleet

Wainfleet

Twp. of
Wainfleet

Wainfleet

Wainfleet

Municipality
of Niagara commencing at a point situate at its intersection with the roadway known as Regional Road

No. 23 and extending westerly therealong for a distance of 900 feet more or less.

- (5) Paragraph 1 of Part 5 of the said Schedule 2 is revoked and the following substituted therefor:
- Regional Municipality of Niagara Structure 100 feet measured easterly from its intersection with the easterly limit Port Colborne of the roadway known as Sherk Road and a point situate at its intersection with the line between lots 15 and 16 in Concession 2.
 - 2.—(1) Paragraph 1 of Part 2a of Schedule 3 to Regulation 232 of Revised Regulations of Ontario, 1960, as made by subsection 1 of section 1 of Ontario Regulation 5/63 and amended by section 1 of Ontario Regulation 34/63, is revoked.
 - (2) Paragraph 1 of Part 3 of the said Schedule 3 is revoked.
 - (3) Paragraph 1 of Part 4 of the said Schedule 3 is revoked.
 - (4) Paragraph 2 of Part 4 of the said Schedule 3, as made by subsection 2 of section 2 of Ontario Regulation 315/66, is revoked.
 - (5) Paragraph 3 of Part 4 of the said Schedule 3, as made by section 2 of Ontario Regulation 151/67, is revoked.
 - Paragraph 1 of Part 4 of Schedule 5 to Regulation 232 of Revised Regulations of Ontario, 1960 is revoked.
 - 4.—(1) Paragraph 1 of Part 3 of Schedule 10 to Regulation 232 of Revised Regulations of Ontario, 1960, as remade by subsection 1 of section 2 of Ontario Regulation 81/64, is revoked.
 - (2) Paragraphs 2, 3 and 4 of Part 3 of the said Schedule 10 are revoked.
 - (3) Paragraphs 1, 2 and 3 of Part 4 of the said Schedule 10 are revoked and the following substituted therefor:
 - 1. That part of the King's Highway

known as No. 8 lying between a point Wentworth situate 400 feet measured easterly from and its intersection with the roadway Regional Municipality known as Lewis Sideroad in the Townof Niagara ship of Saltfleet in the County of Wentworth and a point situate at its Twp. of intersection with the line between the Saltfleet County of Wentworth and the Regional Municipality of Niagara.

- (4) Paragraph 11 of Part 4 of the said Schedule 10, as made by section 3 of Ontario Regulation 370/66, is revoked.
- (5) Paragraphs 2 and 3 of Part 5 of the said Schedule 10 are revoked.
- Paragraph 1 of Part 3 of Schedule 10a to Regulation 232 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 335/67, is revoked.
- 6.—(1) Paragraph 2 of Part 1 of Schedule 24 to Regulation 232 of Revised Regulations of Ontario, 1960, as remade by subsection 1 of section 4 of Ontario Regulation 60/64, is revoked and the following substituted therefor:

2. That part of the King's Highway

- known as No. 20 lying between a point Wentworth situate 550 feet measured westerly and from its intersection with the westerly Regional limit of the road allowance between Municipality lots 9 and 10 in Concession 9 in the of Niagara -Township of West Lincoln in the Twps. of West Regional Municipality of Niagara and Lincoln and a point situate 1500 feet measured Saltfleet easterly from its intersection with the King's Highway known as No. 53 in the Township of Saltfleet in the County of Wentworth.
 - (2) Paragraph 4 of Part 1 of the said Schedule 24 is revoked and the following substituted therefor:

4. That part of the King's Highway known as No. 20 in the Regional Regional Municipality of Niagara lying between Municipality a point situate 700 feet measured of Niagara --southerly from its intersection with Twp. of the centre line of the roadway known West Lincoln as Regional Road No. 614 in the Town of Pelham Township of West Lincoln and a point situate 300 feet measured westerly from its intersection with the westerly limit of the road allowance between lots 3 and 4 in Concession 7 in the Town of Pelham.

(3) The said Schedule 24, as amended by Ontario Regulations 60/64, 109/65, 336/65, 335/67, 431/67 and 325/70, is further amended by adding thereto the following Part:

PART 2a

of Niagara -

Towns of Thorold and Pelham

1. That part of the King's Highway known as No. 20 in the Regional Municipality Municipality of Niagara lying between a point situate 300 feet measured westerly from its intersection with the westerly limit of the Welland Canal Bridge in the Town of Thorold and a point situate 2586 feet measured easterly from its intersection with the centre line of the roadway known as Regional Road No. 36 in the Town of Pelham.

2. That part of the King's Highway known as No. 20 in the Town of Thorold Regional in the Regional Municipality of Niagara Municipality lying between a point situate 650 feet of Niagara measured westerly from its intersec-Town of tion with the centre line of the King's Thorold Highway known as No. 58 and a point situate at its intersection with the line between the Town of Thorold and the City of Niagara Falls.

(4) Paragraph 3 of Part 3 of the said Schedule 24 is revoked and the following substituted therefor:

3. That part of the King's Highway known as No. 20 in the Township Regional Municipality of West Lincoln in the Regional of Niagara - Municipality of Niagara lying between a point situate at its intersection with Twp. of the easterly limit of the road allowance West Lincoln between lots 5 and 6 in Concession 9 and a point situate 700 feet measured southerly from its intersection with the centre line of the roadway known as Regional Road No. 614.

- (5) Paragraph 4 of Part 3 of the said Schedule 24, as remade by subsection 1 of section 1 of Ontario Regulation 109/65, is revoked and the following substituted therefor:
- 4. That part of the King's Highway known as No. 20 in the Town of Regional Municipality Pelham in the Regional Municipality of Niagara - of Niagara lying between a point situate 300 feet measured westerly Town of from its intersection with the westerly Pelham limit of the road allowance between lots 3 and 4 in Concession 7 and a point situate 800 feet measured westerly from its intersection with the westerly limit of the road allowance between lots 2 and 3 in the said Concession 7.
 - (6) Paragraph 3 of Part 4 of the said Schedule 24, as made by subsection 1 of section 4 of Ontario Regulation 431/67, is revoked and the following substituted therefor:

3. That part of the King's Highway known as No. 20 in the Town of Thorold Regional Municipality in the Regional Municipality of Niagara of Niagara lying between a point 1835 feet measured easterly from its intersection with Town of the westerly limit of the Welland Thorold Canal Bridge and a point situate 650 feet measured westerly from its intersection with the centre line of the King's Highway known as No. 58.

- (7) Paragraph 1 of Part 6 of the said Schedule 24, as remade by subsection 2 of section 4 of Ontario Regulation 431/67, is revoked.
- (8) Paragraph 3 of Part 6 of the said Schedule 24, as made by subsection 2 of section 1 of Ontario Regulation 109/65, is revoked.
- 7.-(1) Paragraphs 1 and 2 of Part 1 of Schedule 40b to Regulation 232 of Revised Regulations of Ontario, 1960, as made by section 6 of Ontario Regulation 266/68, are revoked.
- (2) Paragraph 1 of Part 4 of the said Schedule 40b, as made by section 7 of Ontario Regulation 25/66, is revoked.
 - 8.-(1) Paragraph 1 of Part 1 of Schedule 41 to Regulation 232 of Revised Regulations of Ontario, 1960, as remade by subsection 1 of section 6 of Ontario Regulation 204/68, is revoked and the following substituted therefor:

 That part of the King's Highway known as No. 58 in the Regional Regional Municipality of Niagara lying between Municipality of Niagara a point situate 200 feet measured northerly from its intersection with City of the northerly limit of the road allow-Welland ance between concessions 2 and 3 in the City of Port Colborne and a City of Port Colborne point situate at its intersection with the centre line of the roadway known as Townline Road in the City of Welland.

(2) Paragraph 1 of Part 2a of the said Schedule 41, as made by subsection 2 of section 6 of Ontario Regulation 204/68, is revoked and the following substituted therefor:

Regional Municipality of Niagara -

City of

1. That part of the King's Highway known as No. 58 in the City of Port Colborne in the Regional Municipality of Niagara lying between a point situate 2500 feet measured north-Port Colborne erly from its intersection with the northerly limit of the King's Highway known as No. 3 and a point situate 200 feet measured northerly from its intersection with the northerly

limit of the road allowance between concessions 2 and 3.

- (3) Paragraph 1 of Part 3 of the said Schedule 41 is revoked and the following substituted therefor:
- 1. That part of the King's Highway known as No. 58 in the Regional Municipality of Niagara lying between Municipality of Niagara a point situate 500 feet measured southerly from its intersection with City of the southerly limit of the roadway Welland known as Quaker Road in the City of Welland and a point situate at its Town of intersection with the King's Highway Thorold known as No. 20 in the Town of
 - (4) Paragraph 1 of Part 4 of the said Schedule 41 is revoked and the following substituted therefor:

Thorold.

1. That part of the King's Highway Regional known as No. 58 in the City of Municipality Welland in the Regional Municipality of Niagara of Niagara lying between a point situate 500 feet measured southerly City of from its intersection with the southerly Welland limit of the roadway known as Quaker Road and a point situate 600 feet measured southerly from its intersection with the centre line of the roadway known as Woodlawn Road.

(5) Paragraph 2 of Part 4 of the said Schedule 41, as made by subsection 2 of section 2 of Ontario Regulation 265/63, is revoked and the following substituted therefor:

2. That part of the King's Highway Regional known as No. 58 in the City of Municipality Port Colborne in the Regional Municiof Niagara pality of Niagara commencing at a point situate at its intersection with the City of Port Colborne northerly limit of the King's Highway known as No. 3 and extending northerly therealong for a distance of 2500 feet more or less.

- Paragraph 1 of Part 1 of Schedule 61f to Regulation 232 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 256/63, is revoked and the following substituted therefor:
- That part of the King's Highway known as No. 405 in the Town of Regional Municipality Niagara-on-the-Lake and in the City of Niagara --of Niagara Falls in the Regional Municipality of Niagara. City of

Niagara Falls

Town of Niagaraon-the-Lake

- 10. Paragraph 1 of Part 1 of Schedule 61k to Regulation 232 of Revised Regulations of Ontario, 1960, as made by section 12 of Ontario Regulation 39/69, is revoked and the following substituted therefor:
- That part of the King's Highway known as No. 406 in the cities of Regional Municipality St. Catharines and Welland and in the of Niagara -Town of Thorold in the Regional Municipality of Niagara. Cities of

St. Catharines and Welland

Town of Thorold

11.-(1) Schedule 67 to Regulation 232 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 184/61, 336/63 and 115/70, is further amended by adding thereto the following Part:

PART 2a

1. That part of the King's Highway known as the Queen Elizabeth Way Regional in the Town of Fort Erie in the Municipality Regional Municipality of Niagara lying of Niagara --between a point situate at its inter-Town of section with the westerly limit of the Fort Erie roadway known as Goderich Street and a point situate at its intersection with the westerly limit of the roadway known as Concession Road.

2. That part of the King's Highway known as the Queen Elizabeth Way, Regional Niagara Falls Extension, in the City Municipality of Niagara Falls in the Regional of Niagara -Municipality of Niagara lying between City of a point situate at its intersection Niagara Falls with the easterly limit of the King's Highway known as the Queen Elizabeth Way and a point situate 300 feet measured westerly from its intersection with the westerly limit of the roadway known as Stanley Avenue.

(2) Paragraph 1 of Part 4 of the said Schedule 67 is revoked and the following substituted therefor:

1. That part of the King's Highway known as the Queen Elizabeth Way, Municipality . Niagara Falls Extension, in the City of Niagara of Niagara Falls in the Regional Municipality of Niagara lying between a point situate 300 feet measured Niagara Falls westerly from its intersection with the westerly limit of the roadway known as MacDonald Avenue and a point situate 300 feet measured westerly from its intersection with the westerly limit of the roadway known as Stanley Avenue.

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Regional

City of

(3) Paragraph 1 of Part 6 of the said Schedule 67 is revoked and the following substituted therefor:

Regional Municipality of Niagara -

City of

1. That part of the King's Highway known as the Queen Elizabeth Way, Niagara Falls Extension, in the City of Niagara Falls in the Regional Municipality of Niagara lying between a point situate at its intersection Niagara Falls with the westerly entrance to the Rainbow Bridge and a point situate 300 feet measured westerly from its intersection with the westerly limit of the roadway known as MacDonald Avenue.

(5524)

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THE LOCAL ROADS BOARDS ACT, 1964

O. Reg. 176/71. Establishment of Local Roads Areas. Made-April 19th, 1971. Filed-April 23rd, 1971.

ORDER MADE UNDER THE LOCAL ROADS BOARDS ACT, 1964

1. Schedule 119 to Ontario Regulation 54/65, as made by section 3 of Ontario Regulation 156/67, is revoked and the following substituted therefor:

O. Reg. 176/71

Schedule 119

BIGWOOD, DELAMERE, HOSKIN LOCAL ROADS AREA

All of the Township of Delamere and those portions of the townships of Bigwood, Hoskin, Cox and Cherriman in the Territorial District of Sudbury, shown outlined on Department of Highways plan N-779-2, filed in the office of the Registrar of Regulations at Toronto as No. 1350.

2. Ontario Regulation 54/65 is amended by adding thereto the following Schedule:

Schedule 201

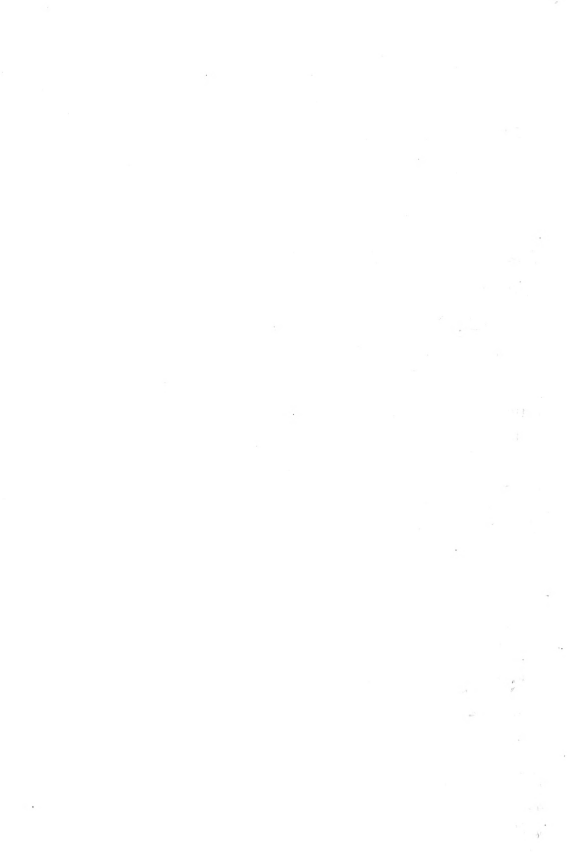
HORSESHOE BAY LOCAL ROADS AREA

All that portion of the Township of Ley in the Territorial District of Algoma, shown outlined on Department of Highways plan N-1459-1, filed in the office of the Registrar of Regulations at Toronto as No. 1351.

> C. S. MACNAUGHTON Minister of Highways

Dated at Toronto, this 19th day of April, 1971.

(5525)18



Publications Under The Regulations Act

May 15th, 1971

THE REGISTRY ACT

O. Reg. 177/71. Registry Divisions. Made—April 21st, 1971. Filed—April 26th, 1971.

REGULATION MADE UNDER THE REGISTRY ACT

- Section 2 of Ontario Regulation 4/65 is amended by adding thereto the following subsection:
- (2) Effective on the third day of March, 1971, that part of the Registry Division of Bruce described in Schedule 12 is annexed to the Registry Division of Grey South.
 - Ontario Regulation 4/65, as amended by Ontario Regulations 105/65, 350/65, 70/66, 112/66, 211/66, 348/66, 357/67, 372/67, 381/68, 423/69, 260/70, 472/70, 542/70 and 551/70, is further amended by adding thereto the following Schedule:

Schedule 12

PARTS of lots 73 and 74 in Concession 11 south of Durham Road in the Township of Brant in the County of Bruce described as follows:

PREMISING that the bearing of the northern limits of the said lots is north 78° 46′ 10″ east and relating all bearings herein thereto;

COMMENCING at the northeastern angle of said Lot 74;

THENCE south 11° 40′ 00″ east along the eastern limit of said Lot 74 a distance of 700.00 feet;

THENCE south 78° 46′ 10" west a distance of 689.09 feet to the western limit of said Lot 74;

Thence north $12^{\circ}\ 00'\ 40''$ west along the said western limit a distance of 266.23 feet;

THENCE south 78° 18′ 40″ west a distance of 540 feet:

THENCE north 13° 19′ 30″ west a distance of 438.37 feet to the said northern limit of Lot 73;

THENCE north 78° 46′ 10″ east along the said northern limits of lots 73 and 74 a distance of 1243.40 feet to the point of commencement.

THE LAND TITLES ACT

O. Reg. 178/71.
Payments into Assurance Fund, 1971.
Made—April 28th, 1971.
Filed—April 29th, 1971.

REGULATION MADE UNDER THE LAND TITLES ACT

PAYMENTS INTO ASSURANCE FUND, 1971

- 1. In this Regulation,
 - (a) "fees" means all fees received under the Act, excluding fees paid to the director of titles;
 - (b) "monthly return" means the monthly return mentioned in section 5c of the Act;
 - (c) "percentage" means the percentage fixed by section 2. O. Reg. 178/71, s. 1.
- 2. The portion of fees mentioned in subsection 2 of section 60 of the Act is 1 per cent of the fees received during the calendar year 1971. O. Reg. 178/71, s. 2.
- 3.—(1) Subject to subsections 2, 3 and 5, every master of titles shall, in respect of each month of the calendar year 1971, draw a cheque payable to The Accountant of the Supreme Court of Ontario for an amount equal to the percentage of the fees, as shown on his monthly return, and shall forward every such cheque to the Accountant for credit to The Land Titles Assurance Fund Account, as provided by Rule 732a of the Rules of Practice and Procedure made under The Judicature Act.
- (2) A cheque shall not be drawn, as required by subsection 1, where the percentage of fees for a month amounts to less than ten dollars.
- (3) Where the percentage of fees for a month is an amount that is not evenly divisible by fifty cents, the cheque shall be drawn for the next lesser amount that is evenly divisible by fifty cents.
- (4) The amounts for which cheques are drawn under this section shall be shown as approved disbursements from fees in the monthly returns.
- (5) The percentage of fees for the months of January, February, March and April, 1971 shall be computed separately in accordance with this section, and a combined amount shall be included in one cheque and shall be paid from the fees received during April, 1971. O. Reg. 178/71, s. 3.
- 4. This Regulation expires on the 31st day of January, 1972. O. Reg. 178/71, s. 4.

19 (5565)

THE HIGHWAY TRAFFIC ACT

O. Reg. 179/71. Construction Zones. Made—April 29th, 1971. Filed—April 30th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- Paragraph 19 of Schedule 1 to Ontario Regulation 233/67, as made by section 1 of Ontario Regulation 254/69, is revoked.
- Paragraph 9 of Schedule 6 to Ontario Regulation 233/67, as made by section 3 of Ontario Regulation 373/70, is revoked.
- (1) Paragraph 2 of Schedule 9 to Ontario Regulation 233/67, as made by section 1 of Ontario Regulation 375/69, is revoked.
 - (2) Paragraph 4 of the said Schedule 9, as made by section 3 of Ontario Regulation 274/70, is revoked.
 - 4.—(1) Paragraph 3 of Schedule 39 to Ontario Regulation 233/67, as made by section 3 of Ontario Regulation 359/68, is revoked.
 - (2) Paragraph 9 of the said Schedule 39, as made by section 4 of Ontario Regulation 163/70, is revoked.
 - (1) Paragraph 3 of Schedule 40 to Ontario Regulation 233/67, as made by section 7 of Ontario Regulation 41/69, is revoked.
 - (2) Paragraph 11 of the said Schedule 40, as made by subsection 2 of section 8 of Ontario Regulation 373/70, is revoked.
 - 6.—(1) Paragraphs 5 and 6 of Schedule 41 to Ontario Regulation 233/67, as made by section 3 of Ontario Regulation 31/70, are revoked.
 - (2) Paragraph 7 of the said Schedule 41, as made by section 6 of Ontario Regulation 82/70, is revoked.
 - (3) Paragraphs 8 and 9 of the said Schedule 41, as made by section 12 of Ontario Regulation 274/70, are revoked.
 - (1) Paragraph 19 of Schedule 42 to Ontario Regulation 233/67, as made by section 4 of Ontario Regulation 31/70, is revoked.
 - (2) Paragraphs 26 and 27 of the said Schedule 42, as made by section 13 of Ontario Regulation 274/70, are revoked.

- (1) Paragraph 4 of Schedule 43 to Ontario Regulation 233/67, as made by section 10 of Ontario Regulation 254/69, is revoked.
- (2) Paragraph 7 of the said Schedule 43, as made by section 11 of Ontario Regulation 373/70, is revoked.
- 9.—(1) Paragraph 26 of Schedule 44 to Ontario Regulation 233/67, as made by section 11 of Ontario Regulation 254/69, is revoked.
- (2) Paragraphs 30 and 31 of the said Schedule 44, as made by section 1 of Ontario Regulation 456/69, are revoked.
- (3) Paragraphs 37, 38 and 39 of the said Schedule 44, as made by section 3 of Ontario Regulation 192/70, are revoked.
- (1) Paragraphs 16 and 17 of Schedule 47 to Ontario Regulation 233/67, as made by section 10 of Ontario Regulation 41/69, are revoked.
- (2) Paragraphs 19, 20, 21 and 22 of the said Schedule 44, as made by section 4 of Ontario Regulation 145/69, are revoked.
- (3) Paragraph 30 of the said Schedule 47, as made by section 11 of Ontario Regulation 201/69, is revoked.
- (4) Paragraphs 58, 59 and 60 of the said Schedule 47, as made by section 4 of Ontario Regulation 192/70, are revoked.
- Paragraph 5 of Schedule 48 to Ontario Regulation 233/67, as made by section 18 of Ontario Regulation 274/70, is revoked.
- 12. Paragraph 3 of Schedule 49 to Ontario Regulation 233/67, as made by section 11 of Ontario Regulation 41/69, is revoked.
- Paragraph 3 of Schedule 60 to Ontario Regulation 233/67, as made by section 3 of Ontario Regulation 456/69, is revoked.
- Paragraph 1 of Schedule 89 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68, is revoked.
- 15.—(1) Paragraphs 3, 4, 5 and 6 of Schedule 103 to Ontario Regulation 233/67, as made by section 23 of Ontario Regulation 41/69, are revoked.
- (2) Paragraph 7 of the said Schedule 103, as made by section 20 of Ontario Regulation 201/69, is revoked.
- Paragraph 3 of Schedule 106 to Ontario Regulation 233/67, as made by section 14 of Ontario Regulation 163/70, is revoked.

19

- Paragraph 3 of Schedule 107 to Ontario Regulation 233/67, as made by section 32 of Ontario Regulation 274/70, is revoked.
- Paragraph 1 of Schedule 109 to Ontario Regulation 233/67, as made by section 9 of Ontario Regulation 359/68, is revoked.
- Paragraph 3 of Schedule 112 to Ontario Regulation 233/67, as made by section 22 of Ontario Regulation 201/69, is revoked.
- 20.—(1) Paragraph 1 of Schedule 113 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69, is revoked.
- (2) Paragraph 5 of the said Schedule 113, as made by section 35 of Ontario Regulation 274/70, is revoked.
- Paragraphs 1 and 2 of Schedule 117 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69, are revoked.
- Paragraph 1 of Schedule 118 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69, is revoked.
- Paragraph 1 of Schedule 121 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69, is revoked.
- Paragraph 2 of Schedule 134 to Ontario Regulation 233/67, as made by section 40 of Ontario Regulation 274/70, is revoked.
- Paragraph 1 of Schedule 135 to Ontario Regulation 233/67, as made by section 26 of Ontario Regulation 201/69, is revoked.
- 26.—(1) Paragraph 1 of Schedule 149 to Ontario Regulation 233/67, as made by section 28 of Ontario Regulation 254/69, is revoked.
- (2) Paragraph 2 of the said Schedule 149, as made by section 9 of Ontario Regulation 31/70, is revoked.
- Paragraph 2 of Schedule 151 to Ontario Regulation 233/67, as made by section 18 of Ontario Regulation 375/69, is revoked.
- Paragraph 1 of Schedule 162 to Ontario Regulation 233/67, as made by section 5 of Ontario Regulation 456/69, is revoked.
- Paragraph 1 of Schedule 163 to Ontario Regulation 233/67, as made by section 5 of Ontario Regulation 456/69, is revoked.
- 30. Paragraph 1 of Schedule 167 to Ontario Regulation 233/67, as made by section 16 of Ontario Regulation 163/70, is revoked.

- 31. Paragraph 1 of Schedule 170 to Ontario Regulation 233/67, as made by section 16 of Ontario Regulation 163/70, is revoked.
- 32. Paragraph 1 of Schedule 174 to Ontario Regulation 233/67, as made by section 11 of Ontario Regulation 192/70, is revoked.

CHARLES MACNAUGHTON
Minister of Transport

Dated at Toronto, this 29th day of April, 1971.

(5569)

THE RADIOLOGICAL TECHNICIANS ACT, 1962-63

O. Reg. 180/71. General. Made—March 9th, 1971. Approved—April 28th, 1971. Filed—April 30th, 1971.

REGULATION MADE UNDER THE RADIOLOGICAL TECHNICIANS ACT, 1962-63

- Section 1 of Ontario Regulation 185/64, as remade by section 1 of Ontario Regulation 423/68, is revoked and the following substituted therefor:
- 1.—(1) Subject to subsections 2 and 3, a candidate for admission to a course of training for radiological technicians prescribed by section 2 shall be the holder of.
 - (a) the Secondary School Graduation Diploma in the Five Year Program in,
 - (i) the Arts and Science Branch,
 - (ii) the Business and Commerce Branch, or
 - (iii) the Science, Technology and Trades Branch; or
 - (b) standing that the Minister of Education deems equivalent thereto.
- (2) The Secondary School Graduation Diploma referred to in clause a of subsection 1 shall include standing in Science and Mathematics.
- (3) Notwithstanding the provisions of subsection 1, the Board may admit a candidate for admission to a course of training for radiological technicians who does not possess the qualifications mentioned in subsection 1 if such candidate,

- (a) is not less than twenty-three years of age;
- (b) satisfies the Board as to his competence in English or French or both;
- (c) undertakes such pre-student enrollment examinations or tests as the Board may require; and
- (d) satisfies the Board, either by the production of suitable evidence or by a personal interview, that he has a reasonable chance of success in the course of training and that he is aware of the responsibilities and ethical standards required of a registered radiological technician.

BOARD OF RADIOLOGICAL TECHNICIANS:

G. W. KRUGER, M.D.

Chairman

R. BAXTER, M.D.
Secretary-Treasurer

M. I. STEINHARDT, M.D.

Member

I. R. FISHER

Member

Dated at Toronto, this 9th day of March, 1971. (5570)

Publications Under The Regulations Act

May 22nd, 1971

THE GAME AND FISH ACT, 1961-62

O. Reg. 181/71. Sale of Bass and Trout and Fishing Preserves. Made-April 28th, 1971. Filed-May 3rd, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT, 1961-62

SALE OF BASS AND TROUT AND FISHING PRESERVES

Sale of Bass and Trout

- 1. A licence under subsection 1 of section 64 of the Act shall be in Form 1 in respect of bass or trout propagated in Ontario and in Form 2 in respect of the sale for human consumption of,
 - (a) trout taken from waters outside Ontario;
 - (b) live trout propagated in Ontario and offered for sale in restaurants and retail stores; or
 - (c) surplus stocks of trout held by the licensee under a fishing preserve licence. O. Reg. 181/71, s. 1.
- 2. An application for a licence in Form 1 shall be in Form 3 and an application for a licence in Form 2 shall be in Form 4. O. Reg. 181/71, s. 2.
- 3. The fee for a licence in Form 1 is \$25. O. Reg. 181/71, s. 3.
- 4. A licence in Form 1 shall be issued only in respect of a parcel of land owned or leased by the applicant and containing.
 - (a) an artificial or man-made body of water lying wholly within such parcel of land, containing water from surface run-off, natural springs, ground water or water diverted or pumped from a stream or lake. but not being composed of natural streams, ponds or lakes or water impounded by the damming of natural streams;
 - (b) the source of a natural stream; or
 - (c) waters that were in 1970 licensed under a licence to sell largemouth bass, smallmouth bass, brook trout or rainbow trout for the purpose of stocking. O. Reg. 181/71, s. 4. ment is 4 cents. O. Reg. 181/71, s. 10.

- 5.-(1) Every person who sells for human consumption a brook trout or rainbow trout that bore a tag or was packaged in accordance with section 10 before he acquired the trout shall be deemed to be the holder of a licence to sell the trout.
- (2) Section 11 does not apply to a person mentioned in subsection 1. O. Reg. 181/71, s. 5.
- 6. A licence in Form 1 or Form 2 is valid only for the species of fish specified in the licence. O. Reg. 181/71, s. 6.
- 7. The holder of a licence in Form 1 shall not sell a fish mentioned in the licence that has not been taken from the waters on the land in Ontario that is specified in the licence. O. Reg. 181/71, s. 7.
- 8. The holder of a licence in Form 1 shall not sell any fish taken from the waters on the land specified in the licence if any fish in the waters is infected with organisms causing ulcer disease, bacterial kidney disease, infectious pancreatic necrosis, viral hemorrhagic septicemia, infectious hematopoetic necrosis, whirling disease or columnaris disease. O. Reg. 181/71, s. 8.
- 9.—(1) A licence in Form 1 expires with the 31st day of December next following the date of issue.
- (2) A licence in Form 2 expires with the 31st day of December next following the date of issue or such earlier date as may be specified in the licence. O. Reg. 181/71, s. 9.
- 10.—(1) Subject to subsections 2 and 3, the holder of a licence in Form 1 or in Form 2 shall not sell a fish for human consumption unless,
 - (a) the fish has a serially numbered tag supplied by the Department attached through the lower jaw; or
 - (b) the fish is contained in a container or package that clearly exhibits the name and address of the licensee.
- (2) Where a fish is contained in a container or package as provided in clause b of subsection 1, it may be removed from the container or package and sold if it has attached to it a tag as provided by clause a of subsection 1.
- (3) Subsection 1 does not apply to a fish sold and served in a restaurant in respect of which a licence in Form 2 is issued.
- (4) The fee for each tag supplied by the Depart-

- 11. The holder of a licence in Form 1 shall not sell a fish for stocking unless he has obtained or the purchaser produces a permit issued by the Minister under the *Ontario Fishery Regulations* authorizing the stocking. O. Reg. 181/71, s. 11.
- 12.—(1) The holder of a licence in Form 1 shall make a report respecting fish sold for human consumption in Form 5 to the district forester within thirty days after the expiry of his licence.
- (2) The holder of a licence in Form 2 who sells for human consumption trout taken from waters outside Ontario shall make a report respecting such fish in Form 5 to the district forester within thirty days after the expiry of his licence. O. Reg. 181/71, s. 12.

Fishing Preserves

- 13. A licence to own or operate a fishing preserve shall be in Form 6 and the fee therefor is 50. O. Reg. 181/71, s. 13.
- 14. An application for a licence in Form 6 shall be in Form 7. O. Reg. 181/71, s. 14.
- 15. A licence in Form 6 expires with the 31st day of December next following the date of issue. O. Reg. 181/71, s. 15.
- 16.—(1) No person shall remove from a fishing preserve a fish that does not have attached through the lower jaw a serially numbered tag supplied by the Department.
- (2) The fee for each tag supplied by the Department is 4 cents. O. Reg. 181/71, s. 16.
 - 17. The holder of a licence in Form 6 shall,
 - (a) maintain a daily register of names and addresses of all persons angling on the fishing preserve, the number and species of fish removed from the preserve by each of such persons, and the serial numbers of the tags attached to such fish; and
 - (b) retain the daily register for a period of one year following the expiry of the licence. O. Reg. 181/71, s. 17.
- 18. A fishing preserve in respect of which an application under section 14 of this regulation has not been made is exempt from section 64a of the Act and sections 13 to 17, both inclusive, of this regulation. O. Reg. 181/71, s. 18.
- 19. Ontario Regulation 316/66 is revoked. O. Reg. 181/71, s. 19.

Form 1

rorm i
The Game and Fish Act, 1961-62
No
19
LICENCE TO PROPAGATE AND SELL BASS AND TROUT
Under The Game and Fish Act, 1961-62 and the regulations and subject to the limitations thereof, this licence is granted to
of
to propagate and sell for the purpose of,
(strike out (a) stocking, smallmouth bass, large- inapplicable mouth bass, brook trout and rain- species, if any) stocking, smallmouth bass, large- mouth bass, brook trout and rain- bow trout; and
(b) human consumption, brook trout and rainbow trout.
The fish sold under this licence shall be taken from the waters on the following parcel of land:
This licence expires with the 31st day of December next following the date on which it is issued.
(date) (signature of issuer)
O. Reg. 181/71, Form 1.
Form 2
The Game and Fish Act, 1961-62
No
19
LICENCE TO SELL TROUT
Under The Game and Fish Act, 1961-62 and the regulations and subject to the limitations thereof, this licence is granted to
of
to sell for human consumption,

inapplicable species	taken from waters outside Ontario;	(address)
and clauses)	(b) live brook trout and rainbow trout propagated in Ontario;	2. Will brood stock be retained for propagation?
	(c) surplus stocks of brook trout and rainbow trout held by the licensee under Fishing Preserve Licence	3. The fish to be sold will be taken from the water on the parcel of land described as follows:
	No,	Lot Concession
	e following address:	Township County or District
		4. I enclose cheque-money order-in the
	licence expires with the day of	amount of \$ in payment of
		the licence fee of \$25 and
		tags at 4 cents each.
	(date) (signature of issuer)	
	O. Reg. 181/71, Form 2.	(date) (signature of applicant)
		O. Reg. 181/71, Form 3.
	Form 3	
The	Game and Fish Act, 1961-62	Form 4
1 110	No	The Game and Fish Act, 1961-62
		No
	19	19
	CATION FOR A LICENCE TO E AND SELL BASS AND TROUT	APPLICATION FOR A LICENCE TO SELL TROUT
the	er The Game and Fish Act, 1961-62 and regulations and subject to the limitas thereof,	Under <i>The Game and Fish Act, 1961-62</i> and the regulations and subject to the limitations thereof,
	print full name, surname preceding)	(print full name, surname preceding)
••••	(post office address)	(post office address)
	es application for a licence to propagate sell for the purpose of,	makes application for a licence to sell for human consumption,
(strike out inapplicabl species, if any)	rainbow trout; and	(strike out (a) brook trout and rainbow trout inapplicable species and clauses,
	(b) human consumption, brook trout and rainbow trout.	if any) (b) live brook trout and rainbow trout propagated in Ontario in a
1.	From whom will you obtain your fish stock?	restaurant or retail store;
	(name)	(c) surplus stocks of brook trout and rainbow trout held by me under Fishing Preserve Licence No

the following address:	Form 6
at the following address:	The Game and Fish Act, 1961-62
	No
	19
at which is situate a	FISHING PRESERVE LICENCE
processing or packaging plant;	Under The Game and Fish Act, 1961-62 and the
restaurant;	regulations and subject to the limitations thereof this licence is granted to:
retail store;	
□ other (specify)	(print full name, surname preceding)
State province or country from which fish	(post office address)
are to be imported (if applicable)	to own or operate a fishing preserve on the following parcel of land:
(date) (signature of applicant)	
O. Reg. 181/71, Form 4.	
	This licence expires with the 31st day of December next following the date on which it is issued.
	(date) (signature of issuer)
Form 5	O. Reg. 181/71, Form 6.
The Game and Fish Act, 1961-62	Form 7
ANNUAL REPORT AS TO BROOK TROUT AND RAINBOW TROUT SOLD FOR	The Game and Fish Act, 1961-62
HUMAN CONSUMPTION	No
Name of Licensee	19
	APPLICATION FOR A FISHING PRESERVE LICENCE
Address of Licensee	Under The Game and Fish Act, 1961-62 and the regulations and subject to the limitations thereof,
Number of Licence expiring December 31, 19	(print full name, surname preceding)
Sale of Fish by Licensee From	
January 1, 19 to December 31, 19	(post office address)
Species Number Weight	makes application for a licence to own or operate a fish preserve on the following parcel of land:
(data) (signature of licensee)	Lot Concession
(date) (signature of licensee)	Township County or District
O. Reg. 181/71, Form 5.	Other

1. What is the source of	of your water supply?
2. What species of fish	will you be providing for
angling purposes?	
3. I enclose cheque-me	oney order-in the amount
of \$ in pa	yment of the licence fee of
\$50 and	tags at 4 cents each.
(date)	(signature of applicant)
()	O. Reg. 181/71, Form 7.
5582)	20

THE SECURITIES ACT, 1966

O. Reg. 182/71. General.

Made—April 28th, 1971. Filed—May 3rd, 1971.

REGULATION MADE UNDER THE SECURITIES ACT, 1966

- Section 19a of Ontario Regulation 101/67, as made by section 13 of Ontario Regulation 208/70, is revoked and the following substituted therefor:
- 19a. For the purpose of the reports required under section 19 or in any references to the property of the company contained in either Form 11 or Form 11A,
 - (a) "ore" means a natural aggregate of one or more minerals which, at a specified time and place, may be mined and sold at a profit, or from which some part may be profitably separated;
 - (b) "proven ore" or "measured ore" means that material for which tonnage is computed from dimensions revealed in outcrops or trenches or underground workings or drill holes and for which the grade is computed from the results of adequate sampling, and for which the sites for inspection, sampling, and measurement are so spaced and the geological character so well defined that the size, shape, and mineral content are established, and for which the computed tonnage and grade are judged to be accurate within limits which shall be stated and for which it shall be stated whether the tonnage and grade of proven ore or measured ore are in situ or extractable, with dilution factors shown, and reasons for the use of these dilution factors clearly explained;

- (c) "probable ore" or "indicated ore" means that material for which tonnage and grade are computed partly from specific measurements, samples, or production data, and partly from projection for a reasonable distance on geologic evidence, and for which the sites available for inspection, measurement, and sampling are too widely or otherwise inappropriately spaced to outline the material completely or to establish its grade throughout;
- (d) "possible ore" or "inferred ore" means that material for which quantitative estimates are based largely on broad knowledge of the geologic character of the deposit and for which there are few, if any, samples or measurements, and for which the estimates are based on an assumed continuity or repetition for which there are reasonable geological indications, which indications may include comparison with deposits of similar type, and bodies that are completely concealed may be included if there is specific evidence of their presence.
- 19b. For the purpose of the reports required under section 19 or in any references to the property of the company contained in either Form 11 or Form 11A,
 - (a) estimates of possible ore or inferred ore shall include a statement of conditions within which the inferred material occurs; and
 - (b) the arithmetical average of any amount of sampling is not necessarily representative, unless the distribution of values and number of samples are properly taken into account, and a statement of how samples were taken shall be given, and where mineralization is erratic, the method of treating erratic values, shall be given in the narrative of the report.
 - Instruction 3 of paragraph c of item 7 of Form 11 of Ontario Regulation 101/67 is revoked and the following substituted therefor:
 - 3. For the purpose of this item:
 - (i) "ore" means a natural aggregate of one or more minerals which, at a specified time and place, may be mined and sold at a profit, or from which some part may be profitably separated;
 - (ii) "proven ore" or "measured ore" means that material for which tonnage is computed from dimensions revealed in outcrops or trenches or underground workings or drill holes and for which the grade is computed from the results of adequate sam-

- pling, and for which the sites for inspection, sampling, and measurement are so spaced and the geological character so well defined that the size, shape, and mineral content are established, and for which the computed tonnage and grade are judged to be accurate within limits which shall be stated, and for which it shall be stated whether the tonnage and grade of proven ore or measured ore are *in situ* or extractable, with dilution factors shown, and reasons for the use of these dilution factors clearly explained;
- (iii) "probable ore" or "indicated ore" means that material for which ton-nage and grade are computed partly from specific measurements, samples, or production data, and partly from projection for a reasonable distance on geologic evidence, and for which the sites available for inspection, measurement, and sampling are too widely or otherwise inappropriately spaced to outline the material completely or to establish its grade throughout;
- (iv) "possible ore" or "inferred ore" means that material for which quantitative estimates are based largely on broad knowledge of the geologic character of the deposit and for which there are few, if any, samples or measurements, and for which the estimates are based on an assumed continuity or repetition for which there are reasonable geological indications, which indications may include comparison with deposits of similar type, and bodies that are completely concealed may be included if there is specific evidence of their presence;
- (v) estimates of possible ore or inferred ore shall include a statement of conditions within which the inferred material occurs; and
- (vi) the arithmetical average of any amount of sampling is not necessarily representative, unless the distribution of values and number of samples are properly taken into account and a statement of how samples were taken shall be given, and where mineralization is erratic, the method of treating erratic values shall be given in the narrative of the report.
- 3. Instruction 5 of paragraph c of item 7 of Form 11 of Ontario Regulation 101/67 is revoked and the following substituted therefor:

- 5. For the purposes of clause (5) of paragraph (c) of this item:
 - (i) "crude oil" is a mixture that consists mainly of pentanes and heavier hydrocarbons, which may contain sulphur compounds, and that is recoverable at a well from an underground reservoir, and that is liquid at the conditions under which its volume is measured or estimated, and includes all other liquid hydrocarbons so recoverable except natural gas liquids;
 - (ii) "natural gas" is a mixture, consisting principally of hydrocarbons that may contain non-hydrocarbon gases such as carbon dioxide, hydrogen sulphide or nitrogen, which mixture is recoverable from an underground reservoir and is in the gaseous phase or in solution with crude oil in the reservoir;
 - (iii) "natural gas liquids" are the hydrocarbon components propane, butanes, and pentanes plus, or a combination of them, which hydrocarbon components are subject to recovery from raw gas as liquids by the processes of condensation or absorption, which recovery takes place in field separators, scrubbers, gas processing and reprocessing plants, or cycling plants;
 - (iv) "commercial production" is output from a well of such quantity of petroleum substances as, having regard to the cost of drilling and production and the price, kind and quality of such production, would justify from a commercial and economic point of view the drilling of a similar well in the immediate surroundings;
 - (v) "proved reserves underlying a property" are the estimated economically recoverable quantities of crude oil, natural gas, and natural gas liquids, including the reserves to be obtained by enhanced recovery processes demonstrated to be successful, from that portion of an area delineated by gas-oil or oilwater or gas-water contacts in drilled wells, or which can be reasonably evaluated as economically productive, on the basis of drilling, geological, geophysical, and engineering data, but reserves in undrilled prospects cannot be classed as proved reserves;

- (vi) "proved developed reserves" are those proved reserves which will be produced from existing wells or facilities;
- (vii) "proved undeveloped reserves" are those proved reserves which are not recoverable from existing wells or facilities or from those zones in existing wells which have been casedoff, but which can be recovered through the drilling of additional wells:
- (viii) "probable reserves" of crude oil, natural gas and natural gas liquids include proved reserves plus an estimate of any additional reserves which may be recovered from the known pool or from that portion underlying the properties. The estimates of probable reserves are as realistic as can be determined on the basis of the information available. The area considered probable shall be the estimated ultimate size of the reservoir, or of that portion underlying the properties including the proved area and shall be based on a realistic interpretation of the geological or geophysical, or geological and geophysical, data available at the time the estimate is made. Probable reserves to be obtained by the application of enhanced recovery processes include proved reserves, reserves from the additional probable area. and increased recovery over and above that recognized in the proved category which can be realistically estimated to be ultimately economically recovered from the pool or such portions as underlies the properties.

(5583) 20

THE CROP INSURANCE ACT (ONTARIO), 1966

O. Reg. 183/71. Crop Insurance Plan—Corn Silage. Made—April 7th, 1971. Approved—April 28th, 1971. Filed—May 5th, 1971.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO), 1966

 Section 5 of the Schedule to Ontario Regulation 205/70 is amended by striking out "first day of March in any year to the first day

- of November" in the second and third lines and inserting in lieu thereof "1st day of March in any year to the 15th day of December".
- 2. Section 19 of the Schedule to Ontario Regulation 205/70 is amended by striking out "1st day of November" in the second and third lines and inserting in lieu thereof "15th day of December".
- · 3.—(1) Paragraph 9 of Form 2 of Ontario Regulation 205/70 is amended by striking out "1st day of November" in the second and third lines and inserting in lieu thereof "15th day of December".
- (2) Subparagraph 2 of paragraph 11 of the said Form 2 is amended by striking out "1st day of November" in the second and third lines and inserting in lieu thereof "15th day of December".
- (3) Subparagraph 1 of paragraph 15 of the said Form 2 is amended by striking out "and no refund of premium or part thereof shall be made" in the fifth and sixth lines.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

20

W. A. R. Atkinson Secretary

Dated at Toronto, this 7th day of April, 1971.

(5584)

THE CROP INSURANCE ACT (ONTARIO), 1966

O. Reg. 184/71. Crop Insurance Plan—Spring Grain. Made—April 7th, 1971. Approved—April 28th, 1971. Filed—May 5th, 1971.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO), 1966

- 1.—(1) Clause a of section 20 of the Schedule to Ontario Regulation 200/67, as remade by section 8 of Ontario Regulation 149/69, is amended by striking out "25th day of May" in the second line and inserting in lieu thereof "5th day of June".
- (2) Clause b of the said section 20, as remade by

section 8 of Ontario Regulation 149/69, is amended by striking out "5th" in the third line and inserting in lieu thereof "15th".

O. Reg. 184/71

- 2.—(1) Clause a of paragraph 10 of Form 2 of Ontario Regulation 200/67, as remade by subsection 3 of section 11 of Ontario Regulation 149/69, is amended by striking out "25th day of May" in the second line and inserting in lieu thereof "5th day of June".
- (2) Clause b of the said paragraph 10, as remade by subsection 3 of section 11 of Ontario Regulation 149/69, is amended by striking out "5th" in the third line and inserting in lieu thereof "15th".
- (3) Clause b of subparagraph 2 of paragraph 17 of the said Form 2, as made by subsection 7 of section 11 of Ontario Regulation 149/69, is amended by striking out "and no refund of premium or part thereof shall be made" in the fifth and sixth lines.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

W. A. R. Atkinson
Secretary

Dated at Toronto, this 7th day of April, 1971.

(5585) 20

THE CROP INSURANCE ACT (ONTARIO), 1966

O. Reg. 185/71. Crop Insurance Plan—Forage. Made—April 7th, 1971. Approved—April 28th, 1971. Filed—May 5th, 1971.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO), 1966

- Subparagraph 1 of paragraph 21 of Form 2 of Ontario Regulation 377/67, as amended by section 2 of Ontario Regulation 223/70, is revoked and the following substituted therefor:
- (1) Where the actual seeded acreage in a crop year is less than the seeded acreage declared on the final acreage report, the total guaranteed production and

the maximum amount of indemnity shall be reduced to such extent as the Commission deems necessary as a result of the lesser seeded acreage.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER Chairman

W. A. R. ATKINSON Secretary

Dated at Toronto, this 7th day of April, 1971.

(5586) 20

THE CROP INSURANCE ACT (ONTARIO), 1966

O. Reg. 186/71. Crop Insurance Plan—Corn. Made—April 8th, 1971. Approved—April 28th, 1971. Filed—May 5th, 1971.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO), 1966

- Subparagraph 1 of paragraph 19 of Form 2 of Ontario Regulation 120/68, as amended by subsection 7 of section 10 of Ontario Regulation 229/70, is revoked and the following substituted therefor:
- (1) Where the actual seeded acreage of corn in a crop year is less than the seeded acreage declared on the final acreage report, the guaranteed production and the amount of insurance shall be reduced proportionately.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER Chairman

W. A. R. ATKINSON
Secretary

Dated at Toronto, this 8th day of April, 1971.

(5587) 20

THE CROP INSURANCE ACT (ONTARIO), 1966

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O. Reg. 187/71.

Crop Insurance Plan—Soybean. Made—April 7th, 1971. Approved—April 28th, 1971. Filed—May 5th, 1971.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO), 1966

- Clause c of section 7 of the Schedule to Ontario Regulation 121/68, as remade by section 1 of Ontario Regulation 228/70, is amended by striking out "June" in the second line and inserting in lieu thereof "May".
- Subsection 2 of section 8 of the Schedule to Ontario Regulation 121/68, as amended by subsection 1 of section 2 of Ontario Regulation 228/70, is further amended by striking out "June" in the fourth line and inserting in lieu thereof "May".
- 3. Subparagraph 1 of paragraph 18 of Form 2 of Ontario Regulation 121/68, as amended by subsection 3 of section 5 of Ontario Regulation 228/70, is revoked and the following substituted therefor:
- (1) Where the actual seeded acreage of soybeans in a crop year is less than the seeded acreage declared on the final acreage report, the guaranteed production and the amount of insurance shall be reduced proportionately.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER Chairman

W. A. R. Atkinson Secretary

Dated at Toronto, this 7th day of April, 1971.

(5588)

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THE CROP INSURANCE ACT (ONTARIO), 1966

O. Reg. 188/71.

Crop Insurance Plan—White Beans. Made—April 7th, 1971. Approved—April 28th, 1971. Filed—May 5th, 1971.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO), 1966

 Clause a of section 3 of the Schedule to Ontario Regulation 176/68 is revoked.

- Section 8 of the Schedule to Ontario Regulation 176/68, as amended by section 2 of Ontario Regulation 224/70, is further amended by adding thereto the following subsection:
- (3) Notwithstanding subsection 1, the contract does not insure against and no indemnity shall be paid in respect of any loss or damage which occurs prior to the 20th day of May in the crop year.
 - 3. Subsection 1 of section 9 of the Schedule to Ontario Regulation 176/68, as remade by section 3 of Ontario Regulation 224/70, is amended by striking out "45" in the second line and inserting in lieu thereof "50".
 - 4. Subsection 1 of section 13 of the Schedule to Ontario Regulation 176/68 is revoked and the following substituted therefor:
- (1) The premium payable by an insured person shall be,
 - (a) \$1 per acre where the percentage under section 9 or 10 is 50 per cent; and
 - (b) \$3.75 per acre where the percentage under section 9 or 10 is 70 per cent.
 - Section 18 of the Schedule to Ontario Regulation 176/68 is revoked and the following substituted therefor:

VARIETIES OF WHITE BEANS

- 18. Except as otherwise determined by the Commission, for the purposes of this plan acreage may be seeded only to varieties of white beans recommended in Publication No. 296 of the Department of Agriculture and Food entitled "Field Crop Recommendations".
 - Section 19 of the Schedule to Ontario Regulation 176/68 is revoked and the following substituted therefor:

FINAL DATE FOR SEEDING

- 19. For the purposes of this plan, the final date for seeding white beans in a crop year is the 30th day of June or such other date as may be determined from time to time by the Commission.
 - Table 1 of Ontario Regulation 176/68 is revoked.
 - 8.—(1) Paragraph 2 of Form 2 of Ontario Regulation 176/68 is amended by adding thereto the following subparagraph:
- (2) Notwithstanding subparagraph 1, the contract does not insure against and no indemnity shall be paid in respect of any loss or damage which occurs prior to the 20th day of May in the crop year.

(2) Paragraph 9 of the said Form 2 is revoked and the following substituted therefor:

FINAL DATE FOR SEEDING

O. Reg. 188/71

- 9. White beans shall be seeded not later than the 30th day of June in a crop year or such other date as may be determined from time to time by the Commission.
 - (3) Subparagraph 1 of paragraph 14 of the said Form 2 is amended by striking out "25th" in the third line and inserting in lieu thereof "30th".
 - (4) Subclause ii of clause *a* of subparagraph 2 of paragraph 14 of the said Form 2 is amended by striking out "25th" in the second line and inserting in lieu thereof "30th".
 - (5) Subparagraph 1 of paragraph 15 of the said Form 2 is amended by striking out "26th day of June" in the first and second lines and inserting in lieu thereof "1st day of July".
 - (6) Subparagraph 1 of paragraph 18 of the said Form 2, as amended by subsection 2 of section 7 of Ontario Regulation 224/70, is revoked and the following substituted therefor:
- (1) Where the actual seeded acreage of white beans in a crop year is less than the seeded acreage declared on the final acreage report, the guaranteed production and the amount of insurance shall be reduced proportionately.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

W. A. R. ATKINSON Secretary

Dated at Toronto, this 7th day of April, 1971.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 189/71.

(5589)

Sittings of the General Sessions of the Peace and Sittings of the District Court for the District of Algoma. Made—May 3rd, 1971. Filed—May 5th, 1971.

In The Matter Of The General Sessions Act, R.S.O. 1960, Chapter 163 as amended by The General Sessions Amendment Act, 1970; and

- IN THE MATTER OF The County Courts Act, R.S.O. Chapter 76 as amended by The County Courts Amendment Act, 1970; and
- In The Matter Of the Sittings of the General Sessions of the Peace and of the Sittings of the District Court for the trial of issues of fact and assessment of damages with or without a jury, for the District of Algoma.

ORDER

WHEREAS under *The General Sessions Act*, R.S.O. 1960, Chapter 163, as amended by *The General Sessions Amendment Act*, 1970, the Sittings of each Court of General Sessions of the Peace shall be held at such time or times as is ordered by the Chief Judge;

AND WHEREAS under The County Courts Act, R.S.O. Chapter 76, as amended by The County Courts Act, 1970, the Sittings of the County and District Courts for the trial of issues of fact and assessment of damages with or without a jury shall be held at such time or times as is ordered by the Chief Judge;

AND WHEREAS for the due and proper administration of justice in the District of Algoma, it is necessary to order an additional sittings of the General Sessions of the Peace and a Sittings of the District Court for the trial of issues of fact and assessment of damages with or without a jury, to be held commencing Monday, the 5th day of July, 1971:

AND WHEREAS this Order is deemed to be a Regulation to which *The Regulations Act* applies;

- It Is Ordered that a Sittings of the Court of General Sessions of the Peace and a Sittings of the District Court for the trial of issues of fact and assessment of damages with or without a jury, for the District of Algoma shall commence on Monday, July 5th, 1971.
- 2. AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Minister of Justice and Attorney General of Ontario, and a copy of this order shall be posted in the office of the Clerk of the District Court of the District of Algoma and in the office of the Clerk of the General Sessions of the Peace for the said District.

Dated at the City of Toronto, this 3rd day of May, 1971.

C. E. BENNETT

Chief Judge

(5590)

THE DEPARTMENT TOURISM AND **INFORMATION ACT, 1966**

O. Reg. 190/71. Historical Parks-Fees. Made-April 28th, 1971. Filed-May 6th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF TOURISM AND INFORMATION ACT, 1966

Historical Parks-Fees

- 1. In this Regulation, "park" means an area set aside under the regulations as a historical park. O. Reg. 190/71, s. 1.
- 2. The fee for each entry into that part of Sainte-Marie among the Hurons Historical Park known as Sainte-Marie Park is.
 - (a) for each person over fifteen years of age, \$1.50:
 - (b) for each person fifteen years of age or under, 25 cents; and
 - (c) for each family consisting of two adults and three or more children fifteen years of age or under, \$3.50. O. Reg. 190/71, s. 2.
- 3. The fee for each entry into the park known as Nancy Island Historical Park is,
 - (a) for each person over fifteen years of age, \$1;
 - (b) for each person fifteen years of age or under, 25 cents; and
 - (c) for each family consisting of two adults and three or more children fifteen years of age or under, \$2.50. O. Reg. 190/71, s. 3.
- 4.—(1) Upon payment of a fee of \$4.50, the person making the payment shall be issued an entry permit which entitles him to enter that part of Sainte-Marie among the Hurons Historical Park known as Sainte-Marie from the opening date until the closing date in each year.
- (2) Upon payment of a fee of \$3, the person making the payment shall be issued an entry permit which entitles him to enter Nancy Island Historical Park from the opening date until the closing date in each year.
- (3) Upon payment of a fee of \$2, the person making the payment shall be issued an entry permit which entitles him to enter both Sainte-Marie and Nancy Island Historical Parks.
- (4) Upon payment of a fee of \$4.50, the person making the payment shall be issued an entry | (5592)

permit for two adults and three or more children fifteen years of age or under to enter both Sainte-Marie and Nancy Island Historical Parks. O. Reg. 190/71, s. 4.

5. Ontario Regulations 243/66, 159/67, 77/68 and 126/70 are revoked. O. Reg. 190/71, s. 5.

(5591)

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THE ONTARIO LABOUR-MANAGEMENT ARBITRATION COMMISSION ACT, 1968

O. Reg. 191/71.

General. Made-April 5th, 1971. Approved—April 21st, 1971. Filed-May 6th, 1971.

REGULATION MADE UNDER THE ONTARIO LABOUR-MANAGEMENT ARBITRATION COMMISSION ACT, 1968

- 1. Subsection 2 of section 4 of Ontario Regulation 143/70, is revoked and the following substituted therefor:
- (2) Where a party does not notify the Commission of his acceptance or non-acceptance of a person named on the list within ten days from the date it is mailed to him by the Commission, the party shall be deemed to have accepted any of the persons named on the list as an arbitrator.
 - 2. The Note to Form 4 of Ontario Regulation 143/70 is revoked and the following substituted therefor:
- NOTE-FAILURE TO NOTIFY THE COMMIS-SION, WITHIN 10 DAYS FROM THE DATE OF MAILING, OF YOUR ACCEPT-ANCE OR REJECTION OF ANY OF THE ABOVE-NAMED IS DEEMED TO SIGNI-FY YOUR CHOICE OF ALL THE ABOVE-NAMED PERSONS

THE ONTARIO LABOUR-MANAGEMENT ARBITRATION COMMISSION:

> WALTER LITTLE Chairman

> H. J. CLAWSON Commissioner

C. A. MORLEY Commissioner

H. GARGRAVE Commissioner

HARRY SIMON Commissioner

HENRY KOBRYN Commissioner

J. W. HENLEY Commissioner

Dated at Toronto, this 5th day of April, 1971.

O. Reg. 192/71

THE HIGHWAY TRAFFIC ACT

O. Reg. 192/71.

Gross Weight on Bridges. Made—May 5th, 1971. Filed—May 6th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

 Ontario Regulation 41/63, as amended by Ontario Regulations 264/63 and 506/70, is further amended by adding thereto the following Schedule:

Schedule 5

HIGHWAY NO. 3

COLUMN 1	Column 2
Bridge	Gross Weight Limit in Tons
Bridge on the King's Highway known as No. 3 being a bridge over the Grand River in the Township of North Cayuga in the County of Haldimand.	3 tons.

THE HIGHWAY TRAFFIC ACT

O. Reg. 193/71.

Speed Limits on Bridges. Made—May 5th, 1971. Filed—May 6th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

 Regulation 234 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 12/63 and 507/70, is further amended by adding thereto the following section:

3. No person shall drive a motor vehicle at a greater rate of speed than 10 miles per hour upon the bridge or structure carrying the King's Highway known as No. 3 over the Grand River situate in Lot 32 in concessions 1 north and 1 south in the Township of North Cayuga in the County of Haldimand.

(5606)

20 (5607)

Publications Under The Regulations Act

May 29th, 1971

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 194/71.

Designations—Miscellaneous Southern Ontario Made—May 5th, 1971. Filed—May 10th, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Schedules 35 and 36 to Regulation 213 of Revised Regulations of Ontario, 1960 are revoked and the following substituted therefor:

Schedule 35

In the Town of Vaughan, formerly the Township of Vaughan, in the Regional Municipality of York being,

- (a) part of lots 1 to 8, both inclusive, Concession 8:
- (b) part of lots 1 to 8, both inclusive. Concession 9; and
- (c) part of the road allowance between,
 - (i) the former Township of Vaughan and the Borough of Etobicoke (Steeles Avenue),
 - (ii) lots 5 and 6, in each of concessions 8 and 9 (Highway No. 7), and
 - (iii) concessions 8 and 9,

and being those portions of the King's Highway shown as PARTS 1 and 2 on Department of Highways plan P-2103-43, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 18th day of March, 1971.

1.95 miles, more or less.

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 195/71.

Designations—Toronto to Quebec Boundary (Hwy. No. 401). Made—May 5th, 1971. Filed—May 10th, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Regulation 216 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following schedules:

Schedule 6h

In the Borough of Scarborough in the Municipality of Metropolitan Toronto being.

- (a) part of lots 1 to 6, both inclusive, Concession 1;
- (b) part of lots 1 to 18, both inclusive. Concession 2:
- (c) part of,
 - (i) lots 1, 2 and 3, and
 - (ii) 10-foot dedication,

registered plan 3489;

- (d) part of lots 1 to 6, both inclusive, registered plan 3372;
- (e) part of,
 - (i) lots 23, 24 and 25,
 - (ii) lots 40 to 44 both inclusive, and
 - (iii) Cedarview Drive,

registered plan 2732;

- (f) part of,
 - (i) lots 22 to 26, both inclusive.

(5626)

21

- (ii) lots 27, 28, 29, 34 and 41,
- (iii) unnumbered Lot, and
- (iv) Lawson Road,

registered plan 3499;

- (g) part of lots 1, 2, 3 and 4, registered plan 4850;
- (h) part of lots 60, 61, 81, 82 and 83, registered plan 2129;
- (i) all of lots 84 and 85, registered plan 2129;
- (j) part of Lot 12, in Block F, registered plan 279;
- (k) part of,
 - (i) lots 168 and 169, and
 - (ii) Block N,

registered plan M-1133;

- (l) part of,
 - (i) lots 558 to 563, both inclusive, and
 - (ii) blocks X and O,

registered plan M-1146;

- (m) part of Kingston Road, in lots 2 and 3, Concession 1;
- (n) part of Franklin Avenue, in Lot 5, Concession 1:
- (o) part of Kingston Road, in lots 1 and 2, Concession 2;
- (p) part of Carmelite Drive, in Lot 18, Concession 2; and
- (q) part of the road allowance between,
 - (i) the Borough of Scarborough and the Township of Pickering (Port Union Road),
 - (ii) concessions 1 and 2 (Tallpine Court),
 - (iii) concessions 1 and 2 (Ellesmere Road),
 - (iv) lots 2 and 3, Concession 1 (Centennial Road),
 - (v) lots 2 and 3, Concession 2 (Centennial Road),
 - (vi) lots 6 and 7, Concession 2 (Dean Park Road),

- (vii) lots 12 and 13, Concession 2 (Staines Road).
- (viii) lots 14 and 15, Concession 2 (Neilson Road), and
- (ix) lots 16 and 17, Concession 2 (not travelled)

and being those portions of the King's Highway shown as PARTS 1 to 23, both inclusive, on Department of Highways plan P-2920-229, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 25th day of March, 1971.

5.50 miles, more or less.

Schedule 15a

- 1. In the Township of Pickering in the County of Ontario being,
 - (a) part of lots 1 to 7, both inclusive, Concession 1;
 - (b) part of lots 17 to 24, both inclusive, Concession 1;
 - (c) part of lots 25 to 35, both inclusive, Range 3 Broken Front Concession;
 - (d) part of Lot 35, Range 2 Broken Front Concession;
 - (e) part of,
 - (i) Lot 28,
 - (ii) lots 47 to 52, both inclusive,
 - (iii) lots 66 to 72, both inclusive,
 - (iv) Oak Street, and
 - (v) Maple Street,

registered plan 377;

- (f) part of Bay Road and Bay Road Extension in Lot 25, Concession 1;
- (g) part of,
 - (i) lots 1 to 7, both inclusive,
 - (ii) lots 9 to 18, both inclusive,
 - (iii) land under the waters of Petticoat Creek, and
 - (iv) Evelyn Avenue,

registered plan 230;

- (h) part of,
 - (i) lots 1 to 6, both inclusive,
 - (ii) lots 7 to 24, both inclusive,
 - (iii) lots 127 to 128, and
 - (iv) Rougemont Drive,

registered plan 350;

- (i) part of,
 - (i) lots 32, 33, 37, 38, 41, 42, 45, 46, 60, 61, 62 and 63,
 - (ii) Morgan Avenue,
 - (iii) 2 unnamed lanes, and
 - (iv) Riverside Lane,

registered plan 189;

- (j) all of lots,
 - (i) 39, 40, 47, 48 and 49, and
 - (ii) 52 to 59, both inclusive,

registered plan 189; and

- (k) part of the road allowance between.
 - (i) the townships of Pickering and Whitby,
 - (ii) lots 2 and 3, Concession 1 (Audley Road),
 - (iii) lots 4 and 5. Concession 1.
 - (iv) lots 6 and 7, Concession 1 (Pickering Beach Road),
 - (v) lots 16 and 17, Concession 1 (Station Road).
 - (vi) lots 18 and 19, Concession 1 (Brock Road),
 - (vii) lots 20 and 21, Concession 1 (Sandy Beach Road),
 - (viii) Concession 1 and Range 3 Broken Front Concession,
 - (ix) lots 24 and 25, Concession 1 (Dixie Road),
 - (x) lots 24 and 25, Range 3 Broken Front Concession,
 - (xi) lots 26 and 27, Range 3 Broken Front Concession (Fairport Beach),

- (xii) lots 28 and 29, Range 3 Broken Front Concession (Moore Road),
- (xiii) lots 30 and 31, Range 3 Broken Front Concession (Rosebank Road),
- (xiv) lots 32 and 33, Range 3 Broken Front Concession (Altona Road),
- (xv) lots 34 and 35, Range 3 Broken Front Concession (East Avenue), and
- (xvi) the Township of Pickering and the Borough of Scarborough,

and being those portions of the King's Highway shown as PARTS 1, 2, 3, 4, 9 and 17 to 26, both inclusive, on Department of Highways plan P-2310-122, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 25th day of March, 1971.

- 2. In the Town of Ajax in the County of Ontario being,
 - (a) part of lots 8 to 12, both inclusive, Concession 1; and
 - (b) part of the road allowance between,
 - (i) lots 8 and 9, Concession 1 (Harwood Avenue),
 - (ii) lots 10 and 11, Concession 1, and
 - (iii) lots 12 and 13, Concession 1,

and being those portions of the King's Highway shown as PARTS 5, 6, 7 and 8, on Department of Highways plan P-2310-122, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 25th day of March, 1971.

- 3. In the Village of Pickering in the County of Ontario being,
 - (a) part of lots 13, 14, 15 and 16, Concession 1;
 - (b) part of,
 - (i) Mill Road, and
 - (ii) Public Road,

in Lot 14, Concession 1;

- (c) part of blocks A and B, registered plan M-115;
- (d) part of Block A, registered plan M-9;
- (e) part of the right-of-way of the Canadian National Railways (Spur Line), in Lot 16, Concession 1; and

(f) part of the road allowance between,

O. Reg. 195/71

1752

- (i) lots 12 and 13, Concession 1, and
- (ii) lots 14 and 15, Concession 1 (Church Street).

and being those portions of the King's Highway shown as PARTS 10 to 16, both inclusive, on Depart-

ment of Highways plan P-2310-122, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 25th day of March, 1971.

9.00 miles, more or less.

(5627)

21

THE COMMUTER SERVICES ACT, 1965

O. Reg. 196/71. General. Made—May 5th, 1971. Filed—May 10th, 1971.

REGULATION MADE UNDER THE COMMUTER SERVICES ACT, 1965

 Schedules 1, 2, 3 and 4 to Ontario Regulation 501/70 are revoked and the following substituted therefor: 4.0 5.60 6.40

8 .70

97 Single 10 Trip 4.00

4.80 6,00 8

8.00 8.80

1.00 1.10

7.20 9.00

6.40 7.20

.75 8

2.00 8

8 8 -85

804. E0T 8 99 59

95 Single 10 Trip

Single 10 Trip .607

Single 10 Trip .408 3.20 8.00 1.00

8.20

2.00

9.00 99 09

93 Single 10 Trip 8.00 EGLIMTON

Single 10 Trap

Single 10 Trip .40 3.20

OSHAWA

SCHEDULE 1. - GOVERNMENT OF ONTARIO TRANSIT

HAMILTON - OSHAWA REGULAR FARE TARIFF

rrain services with the exception that bus tickets costing less than 60 cents for a single fare or \$5. for a multiple-ride fare are not valid on a train. Except as otherwise noted, the fares shown in this tariff are the same for passage by train or bus. Tickets are interchangeable between bus or NOTE:

All books of tickets contain 10 tickets except those sold for passage on a train between the following stations:—

TORONTO UNION STATION AND	TICKETS	FARE
Port Credit or Gulldwood	6	\$ 5,00
Clarkson or Rouge Hill	15	\$10.00
Dakville or Pickering	12	\$10.00

- means a book of tickets containing more or less than 10 tickets. Where shown in this tariff: T - means train B - means bus

Refunds may be claimed as follows:

Bus tickets, when presented in person, at the Rail tickets at any G.O. Transit Station. Gray Coach Lines Terminal at:

(a) Bay and Dundas Streets, Toronto,

Bus tickets, by mail from Gray Coach Lines Limited, 1900 Yonge Street, Toronto. (b) Hamilton. က်

.85 7.20 1.00 6.00 1.10 6.60	1.05 6.40 1.15 9.20 1.25 10.00	1.20 \$.60 1.30 10.40 1.45 11.60	1.45 11.60 1.60 12.80 1.70 13.60	1.60 12.80 1.80 14.40 1.90 15.20	1.60 12.80 1.80 14.40 1.90 15.20	1.80 14.40 2.00 16.00 2.05 16.40	2.06 16.00 2.10 16.00 2.25 16.00	2.15 17.20 2.25 18.00 2.40 19.20	2.30 16.40 2.40 19.20 2.55 20.40	2.55 20.40 2.65 21.20 2.80 22.40	2.70 21.60 2.80 22.40 2.95 23.60	2.90 23.20 3.00 24.00 3.15 25.20
.65 5.20	.85 6.80	2 * 10.00	5 10.00	0 11.20	0 11.20	0 12.00	0 14.40	00.31 0	09.71 0	5 19.60	5 21.20	5 22.00
4.00.5	8.00.8	00 1.05	8.00 1.25	9.20 1.40	9.20 1.40	11.20 1.60	12.80 1.80	40 2.00	16.00 2.20	18.00 2.45	19.20 2.65	20.40 2.75
.508 4. .607 5.		2 * 10.00						14.40				
5.00 .50	5.00 .60	99. 00	6.40 1.00	8.40 1.15	8.40 1.15	00 1.40	09 1.60	12.40 1.80	14.00 2.00	0 2.25	00 2.40	18.80 2.55
		* 5.00				10.00	10.60			16.40	18.00	
09.	99.	. 65	98.	1.05	1.05	1.25	0 1.35	1.55	1.75	2.05	2.25	18.00 2.35
5.00	8.00	8.00	5.60	7.60	7.60	8.80	9.60	11.60	13.20	15.60	16.80	18.00
8.	99.	8	.70	96:	96	1.10	1.20	1.45	1.65	1.95	2.10	2.25
93 SCARBOROUGH	2.00	2.00	5.60	7.60	7.60	8.80	9.60	11.60	13.20	15.60	16.80	18.00
ARBON	99.	99.	.70	8	96:	1.10	1.20	1.45	1.65	1.95	2.10	2.25
935	ORTH 10 Trip	5.00	5.00	6.40	6.40	7.20	9.20	10.00	12.00	14.00	14.80	16.00
	Single 10 Trip	99.	99.	.75	72	96	1.15	1.25	1.50	1.75	1.85	2,00
	92 s	NTO Trip	9.00	8.00	9.00	9.00	* 10.00	* 10.00	9.60	11.60	12.40	14.00
		TORONTO Single 10 Trip	09.	9.	9	* 59:	. SE.	1.05 *	1.20	1.45	1.55	1.75
		8	Trip	9.00	2.00	2.00	10.00	10.00	3.60	11.60	12.40	14.00
			EXHIBITIOH Single 10 Trip	8	8	.65	1 58.	1.05	1.20	1.45	1.55	1.75
			31 %	THE	90.9	3.20	9.00	6.40	9.00	10.00	10.00	12.80
			6-9	Single 10 Trip	T09.	40B 60T	9	90	00	1.25	1.35	1.60
				32 Sin	_	3.20	9.00	6.40	8.00	10.00	10.60	12.80
				6.3	32 Single 10 Trip	.40B 3	909					
					LONG		3.20	5.00 .80	5.60 1.00	8.00 1.25	9.20 1.35	40 1.60
					83	PORT CREDIT						2
						PORT	109, AND	8.9	07. 00	1.00	7.60 1.15	9.60 1.30
9	=					83	CLARKSON Single 10 Trip	B 3.20	8.00	6.40		
	bus							T09. 40B	8.8	08: 00	95	00 1.20
							34	KYLLE 10 TAP	C2 40	8.20	6.00	8.00
0	o lic							35 Single	109	.65	4.48 .75	1.00
90	1 d							25	36 Single to Trip , 40B	3.60	4.48	6.00
8	which								Single	.458 .60T	.55	.75
- 1	2.5								36	NG TOP	2.40	4.00
	900									BURLI	SI.	808. To3
	202									37 SURLINGTON .458 3.60 Single 10 Trip .60T 5.00	SHOT 0 TAP	3.20
	fare	rate									ALDER.	99
1	refers to the fare zones in which rail or	services operate.									36 ALDERSHOT .35 2.80 .55	39 Single 10 Trip 40 3.20 60T 4.00 .75 6.00 1.00

OSHAWA

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WHITBY

16.00 22.00 25.00 31.00 34.00 34.00 38.00 45.00

13.00

AJAX 16.00 19.00

23.00

8.00

25.00

28.00 28.00 32.00 37.00 45.00 49.00 49.00 55.00

19.00

35.00 40.00 49.00 55.00 55.00 61.00

52.00

58.00

58.00 63.00 69.00 73.00 78.00 86.00 90.00 96.00

96 PICKERING 19.00 20.00 26.00 32.00 38.00 43.00 43.00 49.00 55.00 20.00 19.00 100 ROUGE 26.00 31.00 35.00 35.00 43.00 49.00 19.00 19.00 19.00 19.00 94 GUILDWOOD 19.00 19.00 19.00 22.00 25.00 32.00 32.00 38.00 42.00 93 EGLINTON 29.00 29.00 34.00 37.00 19.00 19.00 19.00 22.00 SCAR-BOROUGH 19.00 19.00 22.00 29.00 29.00 34.00 37.00 GOVERNMENT OF ONTARIO TRANSIT ADULT MONTHLY FARE TARIFF 92 DANFORTH 19.00 19.00 25.00 28.00 25,00 35.00 HAMILTON - OSHAWA 1 TORONTO 19.00 19.00 19.00 22.00 26.00 SCHEDULE 2 31 EXHIBITION 19.00 22.00 26.00 19.00 MIMICO 19.00 19.00 19.00 LONG 19.00 19.00 32 Highways, Keele Street and Highway 401, Downsview, CREDIT 19.00 available from any GO Transit rail or bus station, Ontario. Cheques or money orders shall be made payable to the Treasurer of Ontario. Refunds, in accordance with the regulations, may be claimed from Government of Ontario Transit at the above Application forms for adult monthly tickets are Government of Ontario Transit, Department of Gray Coach Bay Street Bus Terminal or from 34 CLARKSON S R -means restricted area

NOTE:

92.00 64.00 69.00 86.00 73.00 61.00 99 70.00 78.00 89.00 83.00 84.00 61.00 81.00 67.00 75.00 55.00 61.00 69.00 73.00 78.00 48.00 54.00 69.00 72.00 63.00 69.00 45.00 51.00 60.00 64.00 69.00 45.00 51.00 00.09 64.00 61.00 38.00 46.00 54.00 57.00 32.00 54.00 37.00 45.00 48.00 54.00 32.00 37.00 45.00 48.00 25.00 31.00 38.00 42.00 49.00 25.00 31.00 38.00 49.00 42.00 40.00 19.00 22.00 31.00 35.00 37.00 19.00 19.00 29.00 25.00 35 OAKVILLE 19.00 31.00 20.00 23.00 BRONTE 23.00 19.00 17.00 BURLING-TON 11.00 19.00 36 ALDER-SHOT 13.00 39 HAMILTON 38

STUDENT FARE TARIFF / HAMILTON - OSHAWA SCHEDULE 3 - GOVERNMENT OF ONTARIO TRANSIT

to Government of Ontario Transit, Department of Highways, Application Formsfor student tickets should be addressed

Treasurer of Ontario. Application forms are avoid ble at the educations in stitutions to which the regulations, may be claimed from Government of Ontario Transit at the above. In address. In a coordinate with the regulations and a coordinate with the regulations are a coordinate with the regulations and a coordinate with the regulations are a coordinate with the regulations and a coordinate with the regulations are a coordinate with the regulations and a coordinate with the regulations and a coordinate with the regulations and a coordinate with the regulations are a coordinate with the regulations and a coordinate with the regulat	Keele Chea	e Street	t and Hi	Keele Street and Highway 401, Downsview, Ontario. Cheaues or money orders shall be made payable to t	101, Do	wnsvi	ew, O	ntario. Ie to th	4										66	OSHAWA
the educational institutions to which the student fare rate appliess. Refunds, in accordance with the regulations, may be claimed from Government of Ontario Transit at the above address. 1	Treas	surer of	f Ontaric	o. Appl	ication	forms	are a	vailable	to 4									98	WHITBY	,
Opplies. Refunds, in accordance with the regulations, may address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at the above address. Fe claimed from Government of Ontario Transit at t	the e	ducatio	and inst	titutions	to whi	ich the	e stude	ant fare	rate								16	AJAX	7.00	8.00
12 12 12 13 14 15 15 15 15 15 15 15	applie	es. Re	efunds, i	in accor	dance	with ti	he regi	ulations	, may							96		8.00	10.00	11.00
31 Paudi Lincol 1200 1200 1200 1200 1200 1200 1200 120	oddre	dimed.	rom Go	vernmen	_	tario	ransı	t at the	apove						95		10.00	10.00	12.00	13.00
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$														94	GUILDWOOD	10.00	10.00	13.00	14.00	16.00
1000 10.00													93		10.00	10.00	10.00	14.00	16.00	17.00
10 10 10 10 10 10 10 10												93	SCARBOROUGE		10.00	10.00	10.00	14.00	16.00	17.00
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$											92			10.00	10.00	10.00	13.00	16.00	18.00	19.00
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$										~	TORONTO		10.00	10.00	11.00	13.00	16.00	19.00	20.00	23.00
									32	MIMICO	10.00	13.00	15.00	15.00	16.00	18.00	22.00	25.00	28.00	29.00
34 LIDERSHOTH SIDER 15.00 15.0						•		32 LO	G BRANCH	10.00	10.00	13.00	15.00	15.00	16.00	18.00	22.00	25.00	28.00	29.00
34 CLARKYON 10.00					Į		33 PORT	CREDIT	10.00	10.00	11.00	14.00	17.00	17.00	19.00	22.00	25.00	28.00	31.00	32.00
35 ANVILLE NO. 15.00 15.					34	- 1	NOSX	10.00	10.00	10.00	13.00	18.00	19.00	19.00	21.00	25.00	28.00	31.00	32.00	35.00
36 RECHTE 10.00 10.00 11.00 15.00 15.00 15.00 15.00 23.00 23.00 25.00 25.00 31.00 34.00 35.00 35.00 35.00 35.00 35.00 35.00 35.00 35.00 35.00 35.00 35.00 41.00 11.00 15.00 25.00 25.00 25.00 35.00 35.00 35.00 35.00 42.00 45.00 45.00 45.00 45.00 15.00 15.00 25				35	OAKVILLE		8	10.00	13.00	13.00	16.00	19.00	23.00	23.00	24.00	28.00	31.00	33.00	35.00	37.00
37 BALDERSHOT 6.00 10.00 11.00 15.00 15.00 15.00 15.00 25.00 25.00 27.00		Į	36	BRONTE	10.00	10	8	11.00	16.00	16.00	19.00	23.00	26.00	26.00	27.00	31.00	34.00	35.00	37.00	39.00
38 ALDERSHOT 6.00 9.00 12.00 15.00 18.00 21.00 21.00 21.00 24.00 25.00 27.00 31.00 35.00 35.00 35.00 35.00 42.00 45.00 46.00		37 8	JRLINGTON	10.00	10.00	13.	8	16.00	19.00	19.00	23.00	27.00	30.00	30.00	32.00	35.00	38.00	39.00	41.00	43.00
HAMILTON 7.00 10.00 12.00 16.00 19.00 20.00 25.00 27.00 31.00 35.00 35.00 36.00 39.00 42.00 45.00 46.00	38 ALD	DERSHOT	00.9	9.00	12.00	15.	90	18.00	21.00	21.00	24.00	29.00	32.00	32.00	35.00	37.00	41.00	42.00	43.00	45.00
	MILTON	7.00	10.00	12.00	16.00	19.	8	20.00	25.00	25.00	27.00	31.00	35.00	35.00	36.00	39.00	42.00	45.00	46.00	48.00

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THORNHILL Single 10 Ride

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8 2

LANGSTAFF Single 10 Ride

4

6.80

8

2 8 × œ

× 53

2.80 80

≥55

5 RICHMOND HILL Single 10 Ride

Single 10 Ride

SCHEDULE 4

GOVERNMENT OF ONTARIO TRANSIT

TARIFF REGULAR FARE

TORONTO UNION STATION - NEWMARKET

las Streets, Toronto.	ch Lines Limited, 1900	
Terminal, Bay and Dundas Streets, Toronto.	By mail, from Gray Coach Lines Limited, 1900	Yonge Street, Toronto.
	2.	

1. When presented in person, at the Gray Coach Lines

shown in the Schedule. G.O. Transit and Gray Coach Gray Coach Lines bus services between the stations

Except as otherwise noted, the fares shown in this schedule are for a combination of G.O. Transit and

NO TE:

Refunds, in accordance with the regulations, may be

claimed as follows:

Lines tickets are interchangeable.

Where shown in this schedule:

- Zone 5, south of Elgin Mills, must purchase southbound passengers boarding buses in N. - means that:
- of Toronto (Zone 1) must purchase tickets to northbound passengers boarding buses north tickets to Toronto (Zone 1); Elgin Mills or beyond. **(**9)

- means special round trip fare of \$4.60 applies. - means Gray Coach Lines service only. - means Restricted.

_	Piedis special room –	sheric				3					9	Single	Single 10 Ride	1	ı	ı	ı	1	ı	.85	6.80
									9	OAK F	OAK RIDGES Single 10 Ride	1	1	.40	3.20	.40	3.20	.50	4.00	.95	7.60
							7	KING CITY Single 10 Ride	CITY 10 Ride	1	1	35	2.80	-	_	-	ı	t	1	1.10	8.80
					-	Single	AURORA Single 10 Ride	1	1	8.	3.20 .55	R.	4.40 .55	당.	4.40 .60	8.	4.80 .65	.65	5.20	1.10	8.80
		-14	60	Single	NEWMARKET Single 10 Ride	35.	2.80	1	1 -	.45	45 3.60 .70	2.	5.60	5.60 .70	5.60	75	6.00 .85	.85	6.80	6.80 1.25	10.00
	38	36 400 & 89 INT. Single 10 Ride	39 INT.	1	1	-	ı	1	1	1	1	1	-	-	1	1	1	ı	1	2.15 18.30	18.30
38 Single	Single 10 Ride	•						•	•		•	ı	ı						•	* 2.40 † 20.40	20.40

TORONTO

78.00

70.00

2. Ontario Regulation 501/70, as amended by Ontario Regulation 133/71, is further amended by adding thereto the following schedules:

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THORNHILL

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LANGSTAFF

26.00

11.00

z 11.00

RICHMOND HILL

MAPLE S

S

26.00 29,00

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BARRIE GOVERNMENT OF ONTARIO TRANSIT ADULT MONTHLY FARE TARIFF NEWMARKET

SCHEDULE 6

FORONTO UNION STATION -

means restricted area ţ

southbound passengers boarding buses in Zone 5, south of Elgin Mills, must purchase tickets to Toronto (Zone 1); means that: 0

ı

œ z

Toronto (Zone 1) must purchase tickets to Elgin northbound passengers boarding buses north of Mills or beyond. 9

20.00 26.00 16.00 ı ŧ 19.00 23.00 13.00 ı ı ı 17.00 13.00 22.00 ī ı t 17.00 12.00 22.00 ţ ŀ ı OAK RIDGES 13.00 4.00 1 1 KING CITY 13.00 14.00 ١ 1 AURORA 11.00 1 ī NEWMARKET ١ 1 400 & 89 INT. 00 36 BARRIE 33

34.00

38.00

34.00

NOTE:

available from any GO Transit rail or bus station,

Application forms for adult monthly tickets are

Highways, Keele Street and Highway 401, Downsview,

Government of Ontario Transit, Department of Gray Coach Bay Street Bus Terminal or from

Ontario. Cheques or money orders shall be made payable to the Treasurer of Ontario. Refunds, in accordance with the regulations, may be claimed from Government of Ontario Transit at the above

SCHEDULE 7

GOVERNMENT OF ONTARIO TRANSIT

STUDENT FARE SCHEDULE

TORONTO - NEWMARKET

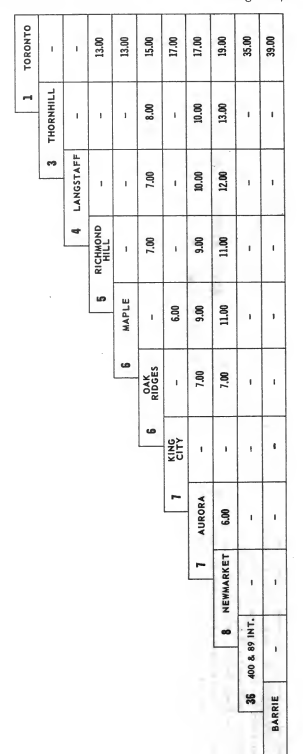
be claimed from Government of Ontario Transit at Refunds, in accordance with the regulations, may the above address.

educational institutions to which the student fare

rate applies.

orders shall be made payable to the Treasurer of Ontario. Application Forms are available at the

401, Downsview, Ontario. Cheques or money addressed to Government of Ontario Transit,



NOTE: (5628) Department of Highways, Keele Street and Highway

Application Forms for student tickets should be

21

THE ELECTION ACT, 1968-69

O. Reg. 197/71.

Fees and Expenses. Made—May 5th, 1971. Filed—May 10th, 1971.

REGULATION MADE UNDER THE ELECTION ACT, 1968-69

FEES AND EXPENSES

- 1. The fees and expenses allowed under the Act are those set forth in the Schedule.
 - 2. Ontario Regulation 110/70 is revoked.

Schedule of Fees and Expenses

Notes-

- The fees and expenses allowed in this Schedule are for the necessary and reasonable costs incurred in connection with the proper conduct of an election.
- 2. Printing and any taxable sundry items purchased for a Provincial Election are NOT subject to Federal Sales Tax but are subject to Provincial Sales Tax. The documents submitted for payment where no specific amounts are shown, must be supported by vouchers certified by the returning officer. Such vouchers must be submitted to the Chief Election Officer for approval and payment.

Each account for printing must be submitted by the printer on his own stationery, certified by the returning officer and accompanied by a sample of the work done. All such accounts shall be paid directly from the election office.

- 3. In this Schedule,
 - (a) "urban" means any city, town, village or improvement district having a population of at least 5,000, or a borough or township having a population of at least 10,000, or a borough or township which is adjacent to a city having a population of at least 100,000;
 - (b) "rural" means any other municipality and territory without municipal organization.
- For travel and related expenses in connection with duties relating to an election for those officials referred to subsequently within this Schedule of fees.
 - (a) for rural areas,

(i) actual living expenses..... vouchers per mile

portation..... vouchers

(b) for urban areas — for all transportation and related expenses.....

(iii) other means of trans-

1.50 per polling

RETURNING OFFICER BEFORE A GENERAL ELECTION

- For a course on electoral procedure arranged by the Chief Election Officer.
 - (a) for attendance and necessary absence from place of residence.....

25.00 per day

- (b) for travel and living expenses..... vouchers
- For the revision of polling subdivisions when ordered by the Chief Election Officer 500.00
- For the typewriting of the list of descriptions of polling subdivisions on paper 8½ inches × 14 inches, single spaced typing, with sufficient copies for the use of the returning officer and the candidates with one copy to the Chief Election Officer.

 (as per sample from the election office).

4.00 per original page

- (1) For drafting a key to polling subdivisions as per sample from the election office for,

 - (b) a mixed urban and rural electoral district. An amount to be determined by the Chief Election Officer.....

25.00 minimum 100.00 maximum

. 700	111			0.10	.06. 17.711
polling 8 ½ incomes spaced copies officer	e typewriting of the key to subdivisions, on paper ches × 14 inches, single typing with sufficient for the use of the returning and the candidates with		1.1	(b) for each voter over 25,000 on the revised list	.03 per name 400.00 minimum
Officer	py to the Chief Election	4.00 per original page	11.	For sundries—stationery, post- age, telegrams, rental of type- writers, adding machines and office furniture, installation of telephones and service, long dis-	
tance	ndries —postage, long dis- tolls, stationery, cartage tion supplies and maps	vouchers	12	tance tolls, cartage of election supplies and other incidentals For rental of the returning office	vouchers
connec	vel and related expenses in tion with duties prior to an	see note 4	12.	as approved by the Chief Election Officer and supported by a contract with the landlord	approved
	e storage of enumerators' es from receipt until use	10.00	1.2		contract amount
	DURING AN ELECTION	per month	13.	For travel and related expenses in connection with duties during an election	see note 4
Nоте—	If a poll is held, the minimum fee for items 8 and 9 in total shall be \$2,000.00		14.	For attending at a recount as required by section 114 of <i>The Election Act, 1968-69</i> , and certified by the Judge	25.00
	lection and instruction of rators	150.00		SPECIAL REPRESENTATIVE	per day
ion of	l services including revis- the lists from the day of f the writ until the election huded		15.	THE RETURNING OFFICE (As approved by the Chief Election Where the size and character of	
	a poll is held,			any electoral district necessitates the appointment of one or more special representatives to the re-	£
	(i) for each of the first 25,000 voters on the revised list			turning officer, such special representatives will be entitled to the payment of fees and allowances determined by the Chief Election Officer and com-	
	(ii) for each voter over 25,000 on the revised list			mensurate with those set out in the relevant parts of this Schedule.	
''1	no poll is held, half of the per name tariff" as fixed a clause a	500.00 minimum		(As may be appointed by the rofficer when ordered or approve Chief Election Officer.)	ed by the
clerica help r office a and po	stenographers, typists, all assistants and all other required in the returning and for messenger services osting of all proclamations ther notices,		16.	For all services in connection with the conducting of revision sittings for those polling subdivisions as allocated by the returning officer.	8.00 per polling subdivision 100.00
٠,	or each of the first 25,000 oters on the revised list		17.	For postage in connection with revision sittings	minimum

•				ALLE TE	1701
18.	For travel in connection with revision sittings	.14 per mile		ENUMERATORS Note—There is no travel allowance for a regular enu-	
19.	For attendance at a course on electoral procedure when requested by the Chief Election Officer, and under special circumstances		29	merator For the preparation and the furnishing of copies of a pre-liminary list of voters on multicopy forms supplied	
20.	For all services in connection with an election (a Canada Pension Plan contribution is required for			for each name on the preliminary list,	
	more than twenty-four working days),			(a) in an urban area	
	(a) if a poll is held	1,000.00	30	(b) in a rural area For special enumerators,	.11
	(b) if no poll is held	500.00		(a) for each day worked	15.00
21.	For travel in connection with duties or miles travelled as directed and approved by the			(b) for actual miles travelled	.14 per mile
	returning officer	.14 per mile		POLL RENTAL	
22.	For attending at a recount as required by section 114 of The		31	For each polling place per day	25.00
	Election Act, 1968-69, and certified by the Judge	25.00		DEPUTY RETURNING OFFIC	CER
	ADDITIONAL ELECTION CLI	per day		Note—There is no travel allow- ance for an urban deputy returning officer	
	(As may be appointed by the r officer when ordered or approve Chief Election Officer.)	eturning	32.	For all services for each polling day on duty in connection with holding the poll and making a	
23.	For all services in connection with an election	500.00	22	return	27.00
24.	For stenographers, clerical assistants	vouchers	33.	For travel in <i>rural</i> polling sub- divisions for actual miles travelled picking up or returning ballot boxes	.14
25.	For sundries	same a item 11		POLL CLERK	per mile
26.	For rental of an additional office in the connection with the conduct of an election	vouchers		Note—There is no travel allowance for a poll clerk	
27.	For travel in connection with duties during an election	.14 · per mile	34.	For all services for each polling day on duty	17.00
(:	ELECTION OFFICERS Inculdes other persons employed by the Chief Election Officer at	or with		CONSTABLE NoteThere is no travel allowance for a constable	
20	respect to an election before or date of the issue of the wr.		35.	For attendance at a nomination meeting if required	6.00
28.	For travel in connection with the conduct of an election	.14 per mile	36.	For each day on duty at a single polling place during a poll	6.00

176	2 T	HE ONTAR	IO GAZETTE O.	Reg. 197/71
37.	For each day on duty at a place where three or more polling places are located	20.00	(a) for the first 100 copies or less.(b) for each copy over 100 ordered by the returning	60.00
	SECURITY GUARDS		officer	.07
	When required by the returning officer and authorized by the Chief Election Officer TRANSLATORS For all necessary translation of		43. For ballots in connection with the printing of two sides, numbering once on the back of perforated stubs and binding or stitching into pads of twenty-five ballots when printed with the names of,	
	election documents or forms		(a) 2 or 3 candidates	12.00)
40	SELLING COPIES OF LIST For furnishing lists or copies, for	5	(b) 4 or 5 candidates	13.00 per 1000
40.	every manuscript or typewritten copy of a list of voters or any part thereof or of changes made on the lists of complaint or objection, other than a list or part thereof required to be furnished by any Act of the Legislature	.06 for every ten names	 (c) 6 or more candidates 44. For printing the Notice of Grant of Poll (Form 408) consisting of a front page as sample plus the number of equal size pages required to list the description of 	Í
		on each copy supplied	the polling subdivisions and pol- ling places,	
	(see note 2) Note—Excluding any sundry printing, the following items MUST be printed according to the speci-		(a) for the printed area on one copy of the Form including all sheets	
41.	men or sample supplied by the Chief Election Officer For printing the lists of voters where the name of each elector included in the preliminary list of voters as printed is printed,		(b) an additional allowance for each copy, including all sheets over 100 ordered by the returning officer where the form consists of, (i) 3 sheets	
	(a) by letter press	.18	(ii) 4 sheets	.16 per copy
	(b) by a photographic process such as photo-offset, etc Note—This allowance will include any headings, poties or certificates and	.16	(iii) 5 sheets	
	notices or certificates and the total number of copies of each preliminary list ordered by the returning officers. The names of streets etc. printed in capital letters in the body of the list are counted as names.		ing an Advance Poll (Form 417), (a) for the first 100 copies or less (b) for each copy over 100 ordered by the returning officer	.07
42.	For printing the Proclamation (Form 405),		(5629)	21

(5629) 642

21

THE PUBLIC HEALTH ACT

O. Reg. 198/71.

Health Units —General. Made —April 26th, 1971. Approved —May 5th, 1971. Filed —May 10th, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

- Item 18 of Appendix A to Regulation 510 of Revised Regulations of Ontario, 1960, as made by section 4 of Ontario Regulation 406/67, is revoked and the following substituted therefor:
- 18. The Township of Elliot Lake in the Territorial District of Algoma and all the municipalities in in the territorial districts of Manitoulin and Sudbury.

A. B. R. LAWRENCE Winister of Health

Dated at Toronto, this 26th day of April, 1971.

(5630).

THE PUBLIC HEALTH ACT

O. Reg. 199/71.

Health Units —General. Made —April 26th, 1971. Approved —May 5th, 1971. Filed —May 10th, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

 Schedule 28 to Regulation 510 of Revised Regulations of Ontario, 1960, as remade by section 5 of Ontario Regulation 99/68, is revoked and the following substituted therefor:

Schedule 28

SIMCOE COUNTY DISTRICT HEALTH UNIT

- 1. The Board of Health of the Simcoe County District Health Unit shall consist of eight members as follows:
 - i. Two members to be appointed by the Lieutenant Governor in Council.
 - ii. Four members to be appointed by the Municipal Council of the County of Simcoe.

- One member to be appointed by the Municipal Council of the City of Barrie.
- iv. One member to be appointed by the Municipal Council of the City of Orillia.
- 2. A member appointed by a municipal council shall hold office during the pleasure of the municipal council that appointed him.

A. B. R. LAWRENCE

Winister of Health

Dated at Toronto, this 26th day of April, 1971.

(5631) 21

THE REGISTRY ACT

O. Reg. 200/71. Registry Divisions. Made — May 5th, 1971.

Filed -May 10th, 1971.

REGULATION MADE UNDER THE REGISTRY ACT

Subsection 5 of section 1b of Ontario Regulation 4:65, as made by section 2 of Ontario Regulation 542/70, is amended by striking out "Until the 15th day of May," in the first line and inserting in lieu thereof "Until the 12th day of July,".

(5632)

THE CONSUMER PROTECTION ACT, 1966

O. Reg 201/71.

General.

Made - May 5th, 1971.

Filed-May 10th, 1971.

REGULATION MADE UNDER THE CONSUMER PROTECTION ACT, 1966

- Section 1 of Ontario Regulation 207/67, as amended by Ontario Regulation 265/67, is further amended by adding thereto the following subsection:
- (4) In subsection 3a of section 2, "new motor vehicle" means a vehicle that has never been licensed or driven for any purpose other than delivery from the manufacturer to the dealer.
 - 2.—(1) Subsection 3 of section 2 of Ontario Regulation 207/67 is amended by striking out "3" in the first line and inserting in lieu thereof "4".

(2) Clause a of subsection 3 of the said section 2 is amended by striking out "1964" in the second line and inserting in lieu thereof "1968-69".

O. Reg. 201/71

- (3) The said section 2 is further amended by adding thereto the following subsection:
- (3a) The provisions of section 18 of the Act do not apply to the sale of a new motor vehicle by a seller who is registered under The Used Car Dealers Act, 1968-69.

(5633)

21

THE CEMETERIES ACT

O. Reg. 202/71. Closing and Removals. Made - May 5th, 1971. Filed-May 10th, 1971.

REGULATION MADE UNDER THE CEMETERIES ACT

1. Section 3 of Ontario Regulation 303/70 is revoked.

(5634)

21

THE CEMETERIES ACT

O. Reg. 203/71. Closing and Removals. Made—May 5th, 1971. Filed -May 10th, 1971.

REGULATION MADE UNDER THE CEMETERIES ACT

- 1. Section 2 of Regulation 42 of Revised Regulations of Ontario, 1960, as remade by section 1 of Ontario Regulation 268/70 and amended by section 2 of Ontario Regulation 474/70, is further amended by,
 - (a) inserting after "24" in the third line "26";
 - (b) striking out "36" in the fourth line; and
 - (c) striking out "and 52" in the fifth line and inserting in lieu thereof "52 and 54".

THE WILDERNESS AREAS ACT

O. Reg. 204/71. Wilderness Areas. Made - May 5th, 1971. Filed -May 10th, 1971.

REGULATION MADE UNDER THE WILDERNESS AREAS ACT

1. Regulation 567 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 268/61, 35/62, 89/64, 229/64, 259/64, 178/65, 30/66, and 361/68, is further amended by adding thereto the following Schedule:

Schedule 2

MICHIPICOTEN WILDERNESS AREA

In the geographic Township of Tp. 30, Range 22 in the Territorial District of Algoma containing an area of 552 acres, more or less, described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are referred to the meridian passing through the centre of that geographic township:

- 1. Beginning at the beginning of a curve on the northwesterly limit of that part of the King's Highway known as No. 17 at chainage 212 plus 06.22; thence south 41° 17' west along that northwesterly limit 1031.31 feet, thence north 48° 43' west along that northwesterly limit 25.00 feet; thence south 41° 17' west along that northwesterly limit 1028.30 feet to the northeasterly limit of Part 3, Plan AR 202; thence in a northwesterly, northeasterly, and northwesterly direction along that limit of Part 3 to the easterly limit of Part 1, Plan AR 202; thence north 12° 51' east along that easterly limit of Part 1 to the high-water mark of the Michipicoten River; thence in a southeasterly and northeasterly direction along that high-water mark to a line drawn north 48° 43' west from the place of beginning; thence south 48° 43' east 260 feet, more or less, to the place of beginning.
- 2. Beginning at the end of a curve on the northwesterly limit of that part of the King's Highway known as No. 17 at chainage 181 plus 80.19; thence north 41° 17' east along that northwesterly limit 933.28 feet to the southwesterly limit of Part 3, Plan AR 202; thence in a northwesterly, northeasterly, northwesterly and southwesterly direction along that southwesterly limit of Part 3 to the southerly limit of Part 2, Plan AR 202; thence south 78° 55' 30" west along that southerly limit 1041.10 feet; thence north 51° 37' west 1419.38 feet to the southerly limit of Part 1, Plan AR 202; thence south 83° 37' west along the southerly limit of Part 1, Plan AR 202, a distance of 451.52 feet to the westerly limit of Part 1, Plan AR 202; thence north 22° 00' west along that westerly 21 | limit 1674.80 feet to the northerly limit of that Part 1,

(5635)

Plan AR 202; thence east astronomically along that northerly limit and its easterly production 1072.18 feet to the high-water mark of the Michipicoten River; thence in a northeasterly, northwesterly, southwesterly and southeasterly direction along the highwater mark of that river and Michipicoten Bay of Lake Superior to the northwesterly corner of Location Y341 patented the 12th day of February, 1903: thence east astronomically along that northerly limit 396.00 feet to the northeasterly corner the di thence south astronomically along the easterly limit of that location 1056.0 feet to the southeasterly corner thereof; thence west astronomically along the southerly limit of that location 396.00 feet to the southwesterly corner thereof; thence in a southwesterly direction following the high-water mark of Michipicoten Bay of Lake Superior to the northeasterly corner of Mining Claim SSM 9184, thence south 8°30' east along the westerly limit of that mining claim 333.30 feet, more or less, to the northwesterly corner of Mining Claim SSM 9292: thence easterly along the northerly limit of that mining claim a distance of 397.98 feet to the northwesterly corner of Mining Location A Wallace Location) patented the 8th day of September, 1866; thence easterly along the northerly limit of that Mining Location A to the northeasterly corner thereof; thence southerly along the easterly limit of that location 1272.85 feet, more or less, to the northwesterly limit of that part of the King's Highway known as No. 17: thence in a northeasterly direction along that northwesterly limit on a curve to the right having a radius of 1532.40 feet, an arc distance of 184.19 feet, the chord equivalent being 184.08 feet measured north 37 50 23" east, to the place of beginning.

(5636)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 205/71. Text-Books. Made—April 29th, 1971. Approved—May 5th, 1971. Filed—May 11th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF EDUCATION ACT

 Ontario Regulations 137 62 and 227 63 are revoked.

ROBERT WELCH
Minister of Education

Dated at Toronto, this 29th day of April, 1971.

(5637)

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT.

O. Reg. 206/71. Barbers. Made—March 31st, 1971. Filed—May 12th, 1971.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT. 1964

 Section 10 of Ontario Regulation 248 69 is revoked.

5638

21

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT, 1964

O. Reg. 207/71. Hairdressers Made—May 5th, 1971. Filed—May 12th, 1971.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT. 1964

1 Section 10 of Ontario Regulation 250 69 is revoked

(5639)

21

THE ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT, 1961-62

O. Reg. 208/71. Made—April 14th, 1971. Filed—May 13th, 1971.

REGULATION MADE UNDER THE ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT. 1961-62

- Subsection 2 of section 9 of Ontario Regulation 168/62, as remade by section 1 of Ontario Regulation 249/65, is revoked and the following substituted therefor:
- (2) The amount of contributions payable by a member under subsection 1 in respect of his earnings in any pay period shall in the case of a member whose normal retirement age is.

- (a) 65 years, be 5½ per cent of his earnings, in the pay period reduced by 1½ per cent of that portion of his earnings in the pay period which if computed on an annual basis would not exceed the Years Maximum Pensionable Earnings as defined in the Canada Pension Plan; or
- (b) 60 years, be 6½ per cent of his earnings, in the pay period reduced by 1½ per cent of that portion of his earnings in the pay period which if computed on an annual basis would not exceed the Years Maximum Pensionable Earnings as defined in the Canada Pension Plan.
- 2. Subsection 3 of section 12 of Ontario Regulation 168/62, as remade by section 1 of Ontario Regulation 293/68, is revoked and the following substituted therefor:
- (3) The annual amount of pension payable to a member under this section is 2 per cent of his contributory earnings before the 1st day of January, 1968 and 2.2 per cent of his contributory earnings on and after the 1st day of January, 1968 reduced for each year in the same proportion that the contributions of the member in the year under section 9 are reduced, plus 10 per cent of the amount of pension so calculated in respect of the contributory earnings of the member before the 1st day of January, 1971.
 - Ontario Regulation 168/62 as amended by Ontario Regulations 88/65, 133/65, 216/65, 249/65, 8/66, 396/67, 397/67, 435/67, 293/68, 317/69 and 42/70, is further amended by adding thereto the following section:

ADJUSTMENT OF PENSIONS UNDER PAYMENT

15a.—(1) Subject to subsection 2, the annual amount of pension payable to a person during his life in respect of his contributory earnings or of the contributory earnings of a member shall be determined in accordance with this Regulation at the commencement of such pension to the person.

(2) Where a person has commenced to receive a pension before the 1st day of January, 1971 in respect of his contributory earnings or of the contributory earnings of a member the amount of such pension that is payable to the person on and after the 1st day of January, 1971 shall be increased by 10 per cent.

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 209/71.

Tax Arrears and Tax Sales Procedures. Made—April 30th, 1971. Filed—May 14th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

 Items 10 and 17 of Schedule 1 to Ontario Regulation 291/70 are revoked and the following substituted therefor:

10. Huron

Town of Exeter Village of Bayfield Township of Colborne

17. Ontario

Village of Pickering Township of Reach

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 30th day of April, 1971.

(5655)

21

THE CROP INSURANCE ACT (ONTARIO), 1966

O. Reg. 210/71.

Crop Insurance Plan—Apples. Made—April 27th, 1971. Approved—May 12th, 1971. Filed—May 14th, 1971.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO), 1966

- 1. Clause d of section 3 of the Schedule to Ontario Regulation 204/70 is revoked. •
- Item 8 of section 4 of the Schedule to Ontario Regulation 204/70 is revoked and the following substituted therefor:
- 8. Hurricane or tornado damage.
 - Subsection 2 of section 8 of the Schedule to Ontario Regulation 204/70 is amended by adding at the end thereof "or on or before such other date as may be determined from time to time by the Commission".

(5654)

4.—(1) Paragraph 2 of Form 1 of Ontario Regulation 204/70 is revoked and the following substituted therefor:

CAUSES OF LOSS INSURED AGAINST

- 2. This contract insures against a loss resulting from drought, excessive moisture, freeze injury, frost, hail, hurricane or tornado damage, off crop due to adverse weather and unavoidable pollination failure.
 - (2) Subparagraph 3 of paragraph 12 of the said Form 1 is amended by striking out "wind" in the second line and inserting in lieu thereof "hurricane or tornado", and by striking out "Peeler" in items 1 and 3 and inserting in lieu thereof in each instance "C".
 - (3) Item 1 of subparagraph 2 of paragraph 13 of the said Form 1 is amended by striking out "wind" in the first line and inserting in lieu thereof "hurricane or tornado".

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

W. R. A. Atkinson Secretary

Dated at Toronto, this 27th day of April, 1971.

(5656)

21

THE PREGNANT MARE URINE FARMS ACT, 1968-69

O. Reg. 211/71. General. Made—May 12th, 1971. Filed—May 14th, 1971.

REGULATION MADE UNDER THE PREGNANT MARE URINE FARMS ACT, 1968-69

- Subsection 3 of section 2 of Ontario Regulation 217/70 is revoked and the following substituted therefor:
- (3) A licence as an operator of a P.M.U. farm shall be issued annually for the period from the 1st day of October in the year of issue to the 30th day of September in the following year.
 - Subsection 3 of section 3 of Ontario Regulation 217/70 is revoked and the following substituted therefor:

- (3) A licence as a P.M.U. contractor shall be issued annually for the period from the 1st day of October in the year of issue to the 30th day of September in the following year.
 - 3. Form 2 of Ontario Regulation 217/70 is amended by striking out "31st day of May" in the thirteenth line and inserting in lieu thereof "30th day of September".
 - 4. Form 4 of Ontario Regulation 217/70 is amended by striking out "31st day of May" in the twelfth line and inserting in lieu thereof "30th day of September".
 - 5.—(1) Notwithstanding subsection 3 of section 2 of Ontario Regulation 217/70, a licence as an operator of a P.M.U. farm issued for the period from the 1st day of June, 1970 to the 31st day of May, 1971 shall be deemed to remain in force until the 30th day of September, 1971.
 - (2) Notwithstanding subsection 3 of section 3 of Ontario Regulation 217/70, a licence as a P.M.U. contractor issued for the period from the 1st day of June, 1970 to the 31st day of May, 1971 shall be deemed to remain in force until the 30th day of September, 1971.
 - 6. Sections 1, 2, 3 and 4 of this Regulation come into force on the 1st day of October, 1971.

(5657)

21

THE CORPORATIONS TAX ACT

O. Reg. 212/71. General. Made—May 5th, 1971. Filed—May 14th, 1971.

REGULATION MADE UNDER THE CORPORATIONS TAX ACT

- Regulation 63 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 231/61, 210/65, 275/68, 422/68, 137/69, 513/69 and 449/70, is further amended by adding thereto the following section:
- 403. For the purposes of section 4a of the Act, machinery and equipment means property described in the following classes contained in Schedule B of the Regulations made under the *Income Tax Act* (Canada) for the purposes of paragraph a of subsection 1 of section 11 of the *Income Tax Act* (Canada),
 - (a) property described in class 2;
 - (b) property described in paragraph a of class 3 or 6 that is air conditioning equipment,

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O. Reg. 214/71

heating equipment, lighting fixtures, elevators or escalators;

- (c) property described in class 8;
- (d) property described in class 9 except radar equipment, radio transmission equipment or radio receiving equipment;
- (e) property described in paragraph h, except camp buildings, and paragraphs j, k, l, m and n of class 10;
- (f) property described in paragraphs d, f and j of class 12;
- (g) property described in class 15;
- (h) property described in class 22;
- (i) property described in class 24, except property that is a building;
- (i) property described in class 26.
- 2. This Regulation shall be deemed to have come into force on the 26th day of April, 1971.

(5658) 21

THE CORPORATIONS TAX ACT

O. Reg. 213/71.

Amendment of Act by Regulation. Made—May 5th, 1971. Filed—May 14th, 1971.

REGULATION MADE UNDER THE CORPORATIONS TAX ACT

1. Ontario Regulation 531/70 is revoked.

(5659)

THE CHILDREN'S INSTITUTIONS ACT, 1962-63

O. Reg. 214/71.

General.

Made—May 12th, 1971.

Filed-May 14th, 1971.

REGULATION MADE UNDER THE CHILDREN'S INSTITUTIONS ACT, 1962-63

- (1) Items 4, 6 and 7 of Schedule 1 to Ontario Regulation 279/63 are revoked and the following substituted therefor:
- 6. Loyal True Blue and Orange Home
 - (2) The said Schedule 1, as amended by Ontario Regulations 186/64, 165/65, 178/66, 350/66, 180/67,399/67,148/68,347/68,135/69,482/69, 153/70 and 556/70, is further amended by adding thereto the following items:
- 12a. Orillia Group Home for Girls
- 16. Ray of Hope Inc.
- 22d. Young Women's Christian Association of Metropolitan Toronto
 - 2.—(1) Schedule 3 to Ontario Regulation 279/63, as amended by Ontario Regulations 186/64, 165/65, 350/66, 399/67, 148/68, 135/69, 153/70 and 556/70, is further amended by adding thereto the following item:
- 2c. Delisle House, 22 Delisle Avenue, Toronto 7.

21 (5660) 21

Publications Under The Regulations Act

June 5th, 1971

THE AGRICULTURAL ASSOCIATIONS ACT

O. Reg. 215/71.
Designation of Associations.
Made—May 12th, 1971.
Filed—May 20th, 1971.

REGULATION MADE UNDER THE AGRICULTURAL ASSOCIATIONS ACT

 The Schedule to Regulation 2 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 260/61, 14/63, 118/63, 440/67, 425/68 and 273/70 is further amended by adding thereto the following item:

8a. The Ontario Maple Syrup Producers Association.

(1013)

THE HIGHWAY TRAFFIC ACT

O. Reg. 216/71.

Construction Zones.

Made—May 19th, 1971.

Filed—May 20th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- Schedule 1 to Ontario Regulation 233/67, as amended by Ontario Regulations 217/68, 309/68, 41/69, 201/69, 254/69, 410/69, 119/70, 192/70, 274/70, 373/70, 40/71, 151/71 and 179/71, is further amended by adding thereto the following paragraphs:
- 32. That part of the King's Highway known as No. 2 lying between a point situate 1000 feet measured easterly from its intersection with the roadway known as Sheppard Avenue in the Borough of Scarborough in The Municipality of Metropolitan Toronto and a point situate 600 feet measured westerly from its intersection with the roadway known as Centennial Road in the Township of Pickering in the County of Ontario. (D-6).
- 33. That part of the King's Highway known as No. 2 in the Township of Hope in the County of Durham lying between a point situate 0.25 mile

measured easterly from its intersection with the King's Highway known as No. 401 and extending westerly therealong for a distance of 0.75 mile more or less. (Contract 71-503) (D-7).

- 34. That part of the King's Highway known as No. 2 in the County of Middlesex lying between a point situate at its intersection with the line between lots 7 and 8 in Concession 1 in the Township of North Dorchester and a point situate 3000 feet measured westerly from its intersection with the easterly limit of the City of London. (W.P. 36-68-01) (D-2).
- 35. That part of the King's Highway known as No. 2 in the County of Middlesex lying between a point situate at its intersection with the line between lots 1 and 2 in Range 1 in the Township of Caradoc and a point situate at its intersection with the line between lots 3 and 4 in Range 1 in the Township of Mosa. (W.P. 840-67-01) (D-2).
- 36. That part of the King's Highway known as No. 2 lying between a point situate 1320 feet measured westerly from its intersection with the easterly limit of the separated Town of Prescott in the County of Grenville and a point situate at its intersection with the line between lots 28 and 29 in Range 1 Broken Front Concession in the Township of Matilda in the County of Dundas. (Contract 70-597) (D-8).
 - 2. Schedule 4 to Ontario Regulation 233/67, as amended by section 2 of Ontario Regulation 373/70, is further amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 7A in the Township of Manvers in the County of Durham commencing at a point situate at its intersection with the King's Highway known as No. 35 and extending easterly therealong for a distance of 0.25 mile more or less. (Contract 70-598) (D-7).
 - 3. Schedule 12 to Ontario Regulation 233/67, as amended by Ontario Regulations 41/69, 254/69 and 119/70, is further amended by adding thereto the following paragraph:
- 4. That part of the King's Highway known as No. 36 in the Township of Verulam in the County of Victoria lying between a point situate at its intersection with the road allowance between concessions 9 and 10 and a point situate at its intersection with the line between lots 12 and 13 in Concession 10. (W.P. 264-65) (D-7).
 - 4. Paragraph 1 of Schedule 19 to Ontario Regulation 233/67, as made by section 32 of

Ontario Regulation 151/71, is revoked and the following substituted therefor:

- 1. That part of the King's Highway known as No. 84 in the Township of Hay in the County of Huron lying between a point situate at its intersection with the westerly limit of the Village of Hensall and a point situate at its intersection with the King's Highway known as No. 21.
 - 5. Schedule 21 to Ontario Regulation 233/67, as amended by Ontario Regulations 163/70 and 274/70, is further amended by adding thereto the following paragraphs:
- 4. That part of the King's Highway known as No. 115 in the Township of Clarke in the County of Durham lying between a point situate at its intersection with the line between lots 28 and 29 in Concession 2 and a point situate 1400 feet measured southerly from its intersection with the road allowance between lots 26 and 27 in Concession 5. (W.P. 831-70-01) (D-7).
- 5. That part of the King's Highway known as No. 115 in the Township of Clarke in the County of Durham lying between a point situate at its intersection with the road allowance between lots 24 and 25 in Concession 6 and a point situate at its intersection with the road allowance between concessions 9 and 10. (W.P. 831-71-01) (D-7).
 - Schedule 24 to Ontario Regulation 233/67, as amended by Ontario Regulations 305/67, 181/68, 217/68, 309/68, 359/68, 41/69, 145/69, 201/69, 254/69, 375/69, 410/69, 82/70, 119/70 and 274/70, is further amended by adding thereto the following paragraphs:
- 41. That part of the King's Highway known as No. 401 lying between a point situate 0.25 mile measured westerly from its intersection with the road allowance between lots 22 and 23 in Concession 1 in the Township of Hope in the County of Durham and a point situate at its intersection with the road allowance between the Township of Hope in the County of Durham and the Township of Hamilton in the County of Northumberland. (Contract 71-503) (D-7).
- 42. That part of the King's Highway known as No. 401 lying between a point situate 800 feet measured westerly from its intersection with the King's Highway known as No. 48 in the Borough of Scarborough in The Municipality of Metropolitan Toronto and a point situate 300 feet measured easterly from its intersection with the roadway known as Rougemount Drive in the Township of Pickering in the County of Ontario. (D-6).
- 43. That part of the King's Highway known as No. 401 lying between a point situate 0.5 mile measured westerly from its intersection with the roadway known as Fraser Road in the Township of

Charlottenburgh in the County of Glengarry and a point situate at its intersection with the Ontario-Quebec boundary.

- 44. That part of the King's Highway known as No. 401 in the County of Hastings lying between a point situate at its intersection with the line between lots 2 and 3 in Concession 2 in the Township of Thurlow and a point situate at its intersection with the line between lots 1 and 2 in Concession N. R. in the Township of Tyendinaga. (Contract 70-22) (D-8).
 - 7. Schedule 28 to Ontario Regulation 233/67, as made by section 1 of Ontario Regulation 34/68, is amended by adding thereto the following paragraphs:
- 2. That part of the King's Highway known as No. 45 in the County of Northumberland lying between a point situate at its intersection with the northerly limit of the Town of Cobourg and a point situate at its intersection with the line between lots 12 and 13 in Concession 1 in the Township of Hamilton. (W.P. 98-67-01) (D-7).
- 3. That part of the King's Highway known as No. 45 in the County of Northumberland lying between a point situate at its intersection with the road allowance between lots 10 and 11 in Concession 2 in the Township of Hamilton and a point situate at its intersection with the road allowance between lots 30 and 31 in Concession 5 in the Township of Haldimand.
 - Schedule 38 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by section 10 of Ontario Regulation 119/70, is further amended by adding thereto the following paragraph:
- 1. That part of the King's Highway known as No. 2A in the Borough of Scarborough in The Municipality of Metropolitan Toronto commencing at a point situate at its intersection with the roadway known as Port Union Road and extending westerly therealong for a distance of 3000 feet more or less. (D-6).
 - 9. Schedule 40 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 41/69, 201/69, 254/69, 375/69, 82/70, 119/70, 192/70, 274/70, 373/70, 151/71 and 179/71, is further amended by adding thereto the following paragraph:
- 14. That part of the King's Highway known as No. 4 in the Township of Yarmouth in the County of Elgin lying between a point situate 1300 feet measured northerly from its intersection with the centre line of the road allowance between concessions 3 and 4 and a point situate at its intersection with the centre line of the road allowance between concessions 7 and 8. (W.P. 821-70-010) (D-2).

- '10. Schedule 41 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 359/68, 254/69, 31/70, 82/70, 119/70, 274/70, 373/70, 151/71 and 179/71, is further amended by adding thereto the following paragraph:
- 14. That part of the King's Highway known as No. 41 in the County of Wellington lying between a point situate at its intersection with the line between lots 19 and 20 in Concession 2 Division D in the Township of Guelph and a point situate at its intersection with the southerly limit of the Town of Fergus. (W.P. 847-67-01) (D-3).
 - 11. Schedule 42 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 359/68, 145/69, 201/69, 254/69, 375/69, 31/70, 119/70, 163/70, 274/70, 373/70, 40/71, 151/71 and 179/71, is further amended by adding thereto the following paragraphs:
- 31. That part of the King's Highway known as No. 7 in the County of Lanark commencing at a point situate at its intersection with the westerly limit of the Town of Perth and extending westerly therealong for a distance of 7.0 miles more or less. (W.P. 906-67-01) (D-9).
- 32. That part of the King's Highway known as No. 7 in the Township of Goulbourn in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the King's Highway known as No. 7133 and a point situate at its intersection with the roadway known as Regional Road No. 5. (W.P. 904-68-01) (D-9).
- 33. That part of the King's Highway known as No. 7 in the Town of Whitby in the County of Ontario commencing at a point situate at its intersection with the King's Highway known as No. 12 and extending westerly therealong for a distance of 1200 feet more or less. (D-6).
- 34. That part of the King's Highway known as No. 7 in the Township of Ops in the County of Victoria commencing at a point situate 0.25 mile measured westerly from its intersection with the King's Highway known as No. 35 and extending easterly therealong for a distance of 0.50 mile more or less. (Contract 70-598) (D-7).
 - 12. Schedule 44 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 41/69, 201/69, 254/69, 375/69, 456/69, 82/70, 119/70, 192/70, 274/70, 373/70, 40/71, 151/71 and 179/71, is further amended by adding thereto the following paragraphs:
- 53. That part of the King's Highway known as No. 11 in the District of Parry Sound lying between a point situate 900 feet measured northerly from

- its intersection with the line between concessions 5 and 6 in the Township of Machar and a point situate 400 feet measured northerly from its intersection with the northerly limit of the Town of Trout Creek. (W.P. 810-67-000).
- 54. That part of the King's Highway known as No. 11 in the District of Nipissing lying between a point situate at its intersection with the King's Highway known as No. 17 in the City of North Bay and a point situate 800 feet measured northerly from its intersection with the line between lots 11 and 12 in Concession 5 in the Township of Gladman.
 - 13. Schedule 47 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 359/68, 41/69, 145/69, 201/69, 254/69, 375/69, 410/69, 456/69, 31/70, 119/70, 163/70, 192/70, 274/70, 40/71, 151/71 and 179/71, is further amended by adding thereto the following paragraphs:
- 76. That part of the King's Highway known as No. 17 in the District of Nipissing lying between a point situate at its intersection with the line between lots 16 and 17 in Concession 2 in the Township of Bonfield and a point situate at its intersection with the King's Highway known as No. 11 in the City of North Bay. (W.P. 816-67-000).
- 77. That part of the King's Highway known as No. 17 in the Township of March in The Regional Municipality of Ottawa-Carleton commencing at a point situate at its intersection with the roadway known as Regional Road No. 9 and extending westerly therealong for a distance of 3.0 miles more or less. (W.P. 925-70-01) (D-9).
- 78. That part of the King's Highway known as No. 17 in the Township of March in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the roadway known as Regional Road No. 9 and extending southerly therealong for a distance of 1.0 mile more or less. (W.P. 11-69-01) (D-9).
 - 14. Schedule 51 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 41/69, 375/69, 410/69, 119/70, 274/70, 40/71 and 151/71, is further amended by adding thereto the following paragraphs:
- 13. That part of the King's Highway known as No. 35 lying between a point situate 0.25 mile measured southerly from its intersection with the southerly junction of the King's Highway known as No. 7A in the Township of Manvers in the County of Durham and a point situate at its intersection with the King's Highway known as No. 7 in the Township of Ops in the County of Victoria. (Contract 70-598) (D-7).

- 14. That part of the King's Highway known as No. 35 in the Township of Clarke in the County of Durham lying between a point situate at its intersection with the King's Highway known as No. 115 and a point situate at its intersection with the road allowance between concessions 9 and 10. (W.P. 831-70-01) (D-7).
 - 15. Schedule 52 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by section 23 of Ontario Regulation 119/70, is further amended by adding thereto the following paragraph:
- 1. That part of the King's Highway known as No. 37 in the County of Hastings lying between a point situate 2485 feet measured southerly from its intersection with the northerly limit of the City of Belleville and a point situate 450 feet measured northerly from its intersection with the northerly limit of the road allowance between concessions 2 and 3 in the Township of Thurlow.
 - 16. Schedule 54 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 41/69, 145/69, 375/69, 31/70, 119/70, 163/70 and 274/70, is further amended by adding thereto the following paragraphs:
- 9. That part of the King's Highway known as No. 41 in the County of Renfrew lying between a point situate at its intersection with the southerly limit of the Village of Eganville and a point situate at its intersection with the King's Highway known as No. 41 and 60. (W.P. 265-64-01-02-03) (D-9).
- 10. That part of the King's Highway known as No. 41 and 60 in the County of Renfrew lying between a point situate at its intersection with the King's Highway known as No. 41 in the Village of Eganville and a point situate at its intersection with the northerly limit of the Village of Eganville. (W.P. 265-63-01-02-03) (D-9).
 - 17. Schedule 55 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 375/69, 119/70, 274/70 and 151/70, is further amended by adding thereto the following paragraph:
- 6. That part of the King's Highway known as No. 43 in the Township of Oxford (on Rideau) in the County of Grenville lying between a point situate at its intersection with the line between lots 24 and 25 in Concession 2 and a point situate at its intersection with the line between lots 27 and 28 in the said Concession 2. (Contract 71-52) (D-8).
 - 18. Schedule 58 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 201/69, 119/70 and 274/70, is further amended by adding thereto the following paragraphs:

- 4. That part of the King's Highway known as No. 41 and 60 in the County of Renfrew lying between a point situate at its intersection with the King's Highway known as No. 41 in the Village of Eganville and a point situate at its intersection with the northerly limit of the Village of Eganville. (W.P. 265-63-01-02-03) (D-9).
- 5. That part of the King's Highway known as No. 60 in the County of Renfrew commencing at a point situate at its intersection with the structure over the Bonnechere River in the townships of Wilberforce and Grattan and extending easterly therealong for a distance of 1.5 miles more or less. (W.P. 265-63-01-02-03) (D-9).
- 6. That part of the King's Highway known as No. 60 in the Township of Bromley in the County of Renfrew lying between a point situate at its intersection with the road allowance between concessions 7 and 8 and a point situate at its intersection with the line between lots 5 and 6 in Concession 8. (W.P. 27-64-03) (D-9).
 - 19. Schedule 60 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 201/69, 456/69, 119/70 and 179/71, is further amended by adding thereto the following paragraph:
- 1. That part of the King's Highway known as No. 63 in the District of Nipissing lying between a point situate 500 feet measured northerly from its intersection with the line between lots 11 and 12 in Concession 5 in the Township of Phelps and a point situate 1500 feet measured northerly from its intersection with the structure over the Big Jocko River in the Township of Jocko. (W.P. 406-64-010).
 - 20. Schedule 61 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 41/69, 254/69, 163/70, 274/70 and 373/70, is further amended by adding thereto the following paragraphs:
- 7. That part of the King's Highway known as No. 64 in the Township of Sisk in the District of Nipissing lying between a point situate at its intersection with the King's Highway known as No. 11 and a point situate 1400 feet measured southerly from its intersection with the structure over the Marten River. (W.P. 1548-70-00).
- 8. That part of the King's Highway known as No. 64 in the Township of Bigwood in the District of Sudbury lying between a point situate 500 feet measured westerly from its intersection with the line between lots 3 and 4 in Concession 6 and a point situate 1400 feet measured easterly from its intersection with the line between lots 2 and 3 in the said Concession 6. (W.P. 87-70-010).
 - 21. Schedule 67 to Ontario Regulation 233/67, as

made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 41/69, 145/69, 254/69, 31/70, 163/70 and 274/70, is further amended by adding thereto the following paragraph:

- 13. That part of the King's Highway known as No. 101 in the District of Cochrane lying between a point situate 2.25 miles measured westerly from its intersection with the line between the townships of Hoyle and Whitney and a point situate 0.4 mile measured westerly from its intersection with the line between the townships of Stock and German. (W.P. 832-67-01) (D-16).
 - 22. Schedule 73 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 254/69, 119/70, 192/70 and 40/71, is further amended by adding thereto the following paragraph:
- 8. That part of the King's Highway known as No. 144 in the District of Sudbury lying between a point situate 2.35 miles measured southerly from its intersection with the line between the townships of Chester and Neville and a point situate 0.25 mile measured southerly from its intersection with the line between the townships of Baynes and Marquette. (W.P. 318-66) (D-16).
 - 23. Schedule 74 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 41/69, 254/69, 119/70 and 274/70, is further amended by adding thereto the following paragraph:
- 5. That part of the King's Highway known as No. 400 lying between a point situate 3000 feet measured southerly from its intersection with the roadway known as Sheppard Avenue in the Borough of North York in The Municipality of Metropolitan Toronto and a point situate 3200 feet measured southerly from its intersection with the King's Highway known as No. 93 in the Township of Vespra in the County of Simcoe. (D-6).
 - 24. Schedule 92 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 119/70 and 274/70, is further amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 560 in the Township of Chester in the District of Sudbury commencing at a point situate at its intersection with the King's Highway known as No. 144 and extending easterly therealong for a distance of 0.25 mile more or less. (W.P. 318-66) (D-16).
 - 25. Schedule 101 to Ontario Regulation 233/67, as made by section 9 of Ontario Regulation 359/68 and amended by Ontario Regulations 410/69 and 119/70, is further amended by adding thereto the following paragraph:

- 3. That part of the King's Highway known as No. 28 in the County of Durham lying between a point situate at its intersection with the line between lots 2 and 3 in Concession 2 in the Township of Hope and a point situate at its intersection with the roadway known as Orchard Street in the Town of Port Hope. (Contract 71-503) (D-7).
 - 26. Schedule 106 to Ontario Regulation 233/67, as made by section 9 of Ontario Regulation 259/68 and amended by Ontario Regulations 201/69, 119/70, 163/70, 274/70 and 179/71, is further amended by adding thereto the following paragraph:
- 5. That part of the King's Highway known as No. 59 in the Township of South Walsingham in the County of Norfolk commencing at a point situate 1500 feet measured southerly from its intersection with the King's Highway known as No. 24 and extending northerly therealong for a distance of 3000 feet more or less. (W.P. 24-68-05) (D-2).
 - 27. Schedule 111 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69 and amended by section 63 of Ontario Regulation 119/70, is further amended by adding thereto the following paragraphs:
- 1. That part of the King's Highway known as No. 7B in the County of Peterborough lying between a point situate 0.25 mile measured southerly from its intersection with the northerly limit of the City of Peterborough and a point situate at its intersection with the roadway known as County Road No. 18 in the Township of Smith. (Contract 47-67) (D-7).
- 2. That part of the King's Highway known as No. 7B in the Township of Smith in the County of Peterborough commencing at a point situate at its intersection with the roadway known as County Road No. 18 and extending westerly therealong for a distance of 0.25 mile more or less. (Contract 47-67) (D-7).
 - 28. Schedule 112 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69 and amended by Ontario Regulations 201/69, 375/69, 82/70, 119/70, 274/70 and 151/71, is further amended by adding thereto the following paragraph:
- 9. That part of the King's Highway known as No. 9 in the County of Bruce commencing at a point situate at its intersection with the King's Highway known as No. 21 in the Town of Kincardine and extending easterly therealong for a distance of 6.8 miles more or less.
 - 29. Schedule 116 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69 and amended by section 15 of Ontario Regulation 163/70, is further amended by adding thereto the following paragraphs:

- 3. That part of the King's Highway known as No. 65 in the District of Timiskaming lying between a point situate 60 feet measured northerly from its intersection with the line between concessions 3 and 4 in the Township of Kerns and a point situate at its intersection with the line between the townships of Barber and Tudhope. (W.P. 311-65) (D-16).
- 4. That part of the King's Highway known as No. 65 in the Township of Cairo in the District of Timiskaming lying between a point situate 0.5 mile measured southerly from its intersection with the King's Highway known as No. 66 and a point situate 0.5 mile measured westerly from its intersection with the said King's Highway known as No. 66. (W.P. 52-69) (D-16).
 - 30. Schedule 117 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69 and amended by Ontario Regulations 254/69, 192/70, 274/70 and 179/71, is further amended by adding thereto the following paragraphs:
- 7. That part of the King's Highway known as No. 66 in the District of Timiskaming lying between a point situate at its intersection with the line between lots 9 and 10 in Concession 6 in the Township of Gross and a point situate at its intersection with the King's Highway known as No. 65 in the Township of Cairo. (W.P. 52-69) (D-14).
- 8. That part of the King's Highway known as No. 66 in the District of Timiskaming commencing at a point situate 1.06 miles measured easterly from its intersection with the King's Highway known as No. 112 and extending easterly therealong for a distance of 0.8 mile more or less. (W.P. 888-66) (D-14).
- 9. That part of the King's Highway known as No. 66 in the District of Timiskaming commencing at a point situate 0.18 mile measured westerly from its intersection with the line between the townships of Teck and Lebel and extending easterly therealong for a distance of 4.0 miles more or less. (W.P. 888-66) (D-14).
- 10. That part of the King's Highway known as No. 66 in the District of Timiskaming lying between a point situate at its intersection with the line between the townships of Gauthier and McVittie and a point situate at its intersection with the Ontario-Quebec boundary. (W.P. 72-60-1) (D-14).
 - 31. Schedule 128 to Ontario Regulation 233/67, as made by section 26 of Ontario Regulation 201/69 and amended by section 71 of Ontario Regulation 119/70, is further amended by adding thereto the following paragraph:
- 1. That part of the King's Highway known as No. 22 in the County of Middlesex lying between a point situate 700 feet measured westerly from its intersection with the line between lots 17 and 18 in Concession 4 in the City of London and a point

- situate 1800 feet measured westerly from its intersection with the line between lots 13 and 14 in Concession 4 in the Township of Lobo. (W.P. 818-69-010) (D-2).
 - 32. Schedule 157 to Ontario Regulation 233/67, as made by section 19 of Ontario Regulation 375/69 and amended by Ontario Regulations 274/70 and 373/70, is further amended by adding thereto the following paragraphs:
- 7. That part of the King's Highway known as No. 16 in The Regional Municipality of Ottawa-Carleton commencing at a point situate at its intersection with the southerly limit of the City of Ottawa and extending southerly therealong for a distance of 6.3 miles more or less. (W.P. 602-58-01).
- 8. That part of the King's Highway known as No. 16 in the Township of Nepean in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the roadway known as Regional Road No. 13 and a point situate at its intersection with the roadway known as Regional Road No. 15. (W.P. 82-68-01) (D-9).
- 9. That part of the King's Highway known as No. 16 in the Township of Oxford in the County of Grenville lying between a point situate at its intersection with the northerly limit of the road allowance between concessions 6 and 7 and a point situate 2175 feet measured northerly from its intersection with the King's Highway known as No. 43.
 - 33. Schedule 158 to Ontario Regulation 233/67, as made by section 19 of Ontario Regulation 375/69, is amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 50 commencing at a point situate at its intersection with the King's Highway known as No. 7 in the Township of Toronto Gore in the County of Peel and the Town of Vaughan in The Regional Municipality of York and extending northerly therealong for a distance of 8.7 miles mor eor less. (D-6).
 - 34. Schedule 167 to Ontario Regulation 233/67, as made by section 16 of Ontario Regulation 163/70 and amended by Ontario Regulations 274/70 and 179/71, is further amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 19 in the Township of Dereham in the County of Oxford lying between a point situate 1900 feet measured southerly from its intersection with the road allowance between concessions 9 and 10 and a point situate at its intersection with the roadway known as County Road No. 18. (W.P. 816-69-01) (D-2).
 - 35. Schedule 176 to Ontario Regulation 233/67, as made by section 45 of Ontario Regulation 274/70, is amended by adding thereto the following paragraph:

- 2. That part of the King's Highway known as No. 12 in the County of Ontario lying between a point situate 1200 feet measured southerly from its intersection with the King's Highway known as No. 7 and a point situate 1300 feet measured northerly from its intersection with the roadway known as County Suburban Road No. 3B. (D-6).
 - 36. Schedule 177 to Ontario Regulation 233/67, as made by section 45 of Ontario Regulation 274/70, is amended by adding thereto the following paragraphs:
- 4. That part of the King's Highway known as No. 31 in the Township of Winchester in the County of Dundas commencing at a point situate 1.0 mile measured southerly from its intersection with the southerly junction of the King's Highway known as No. 43 and extending southerly therealong for a distance of 2.0 miles more or less. (W.P. 33-66-01) (D-9).
- 5. That part of the King's Highway known as No. 31 in the Township of Winchester in the County of Dundas commencing at a point situate 1.0 mile measured northerly from its intersection with the northerly junction of the King's Highway known as No. 43 and extending southerly therealong for a distance of 0.5 mile more or less.
- 6. That part of the King's Highway known as No. 31 in the Township of Winchester in the County of Dundas lying between a point situate at its intersection with the northerly junction of the King's Highway known as No. 43 and a point situate at its intersection with the southerly junction of the said King's Highway No. 43. (W.P. 334-65-00) (D-9).
 - 37. Ontario Regulation 233/67 is amended by adding thereto the following schedules:

Schedule 199

HIGHWAY No. 73

1. That part of the King's Highway known as No. 73 lying between a point situate at its intersection with the roadway known as Forest Street in the Town of Aylmer in the County of Elgin and a point situate 1000 feet measured northerly from its intersection with the road allowance between the Township of South Dorchester in the County of Elgin and the Township of North Dorchester in the County of Middlesex. (W.P. 855-66-00) (D-2).

Schedule 200

HIGHWAY No. 417

1. That part of the King's Highway known as No. 417 in the Township of Gloucester in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the roadway known as Russell Road and a point situate at its intersection with the Ontario-Quebec boundary. (D-9).

Schedule 201

HIGHWAY No. 624

1. That part of the King's Highway known as No. 624 in the Township of Hearst in the District of Timiskaming commencing at a point situate at its intersection with the King's Highway known as No. 66 and extending southerly therealong for a distance of 0.7 mile more or less. (W.P. 72-60-1).

Schedule 202

HIGHWAY No. 654

1. That part of the King's Highway known as No. 654 in the District of Parry Sound lying between a point situate at its intersection with the line between concessions 24 and 25 in the Township of North Himsworth and a point situate 600 feet measured northerly from its intersection with the line between concessions 9 and 10 in the Township of Nipissing.

Schedule 203

HIGHWAY No. 7129

- 1. That part of the King's Highway known as No. 7129 in The Regional Municipality of Ottawa-Carleton commencing at a point situate 4.0 miles measured westerly from its intersection with the King's Highway known as No. 7133 in the Township of Nepean and extending westerly therealong for a distance of 1.0 mile more or less. (W.P. 425-64-00) (D-9).
- 2. That part of the King's Highway known as No. 7129 in The Regional Municipality of Ottawa-Carleton commencing at a point situate at its intersection with the westerly limit of the City of Ottawa and extending westerly therealong for a distance of 3.0 miles more or less. (D-9).

Schedule 204

HIGHWAY No. 7133

1. That part of the King's Highway known as No. 7133 in the Township of Nepean in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the King's Highway known as No. 7 and a point situate at its intersection with the roadway known as Regional Road No. 16. (W.P. 904-68-01) (D-9).

CHARLES MACNAUGHTON
Minister of Transport

Dated at Toronto, this 19th day of May, 1971.

(1014)

THE HOMES FOR RETARDED PERSONS ACT, 1966

O. Reg. 217/71.

General.

Made-May 19th, 1971.

Filed-May 21st, 1971.

REGULATION MADE UNDER THE HOMES FOR RETARDED PERSONS ACT, 1966

- Clause a of subsection 4 of section 17 to Ontario Regulation 62/68, as made by section 2 of Ontario Regulation 536/70, is amended by striking out "\$15" in the third line and inserting in lieu thereof "\$25".
- Items 1a, 1b, 1c and 1d of Schedule 1 to Ontario Regulation 62/68, as remade by subsection 1 of section 2 of Ontario Regulation 465/70, are revoked and the following substituted therefor:
- 1a. Brampton and District Association for Retarded Children
- 1b. Brantford and District Association for the Mentally Retarded
- 1c. Burlington and District Association for the Mentally Retarded
- 1d. Cerebral Palsy Parent Council of Toronto
- 1e. Elizabeth Bigelow Village
- 1f. Friends of L'Arche
 - Schedule 2 to Ontario Regulation 62/68, as amended by Ontario Regulations 349/68, 313/69, 411/69, 154/70 and 465/70, is revoked and the following substituted therefor:

Schedule 2

O. Reg. 217/71

- 1. Charlestown, R.R. #1, Caledon
- Churchwood Residence, 935 Northwood Drive, Windsor
- 3. Friends of L'Arche, Yonge Street, Richmond Hill
- 4. Glengarda, 5043 Riverside Drive East, Windsor
- 5. Good Shepherd Manor, R.R. #1, Orangeville
- 6. Grand View, R.R. #1, Chelmsford
- Hamilton and District Association Residence, 2 Heath Street, Hamilton
- 8. Harold R. Lawson Residence, 1710-12 Ellesmere Road, Scarborough
- Hawthorne Lodge, 545 Northland Avenue, Port Colborne
- Margot E. Scott House, 123 Montebello Drive, London
- 11. M.T.A.M.R., Sheppard Avenue Residence, 1400 Sheppard Avenue East, Toronto
- Rosedale, 796 Buffalo Road, Fort Erie
- 13. Silver Spring Farm, R.R. #1, Bell's Corners
 - 4. This Regulation shall be deemed to have come into force on the 1st day of April, 1971.

(1017)

22

Publications Under The Regulations Act

June 12th, 1971

THE HIGHWAY TRAFFIC ACT

O. Reg. 218/71. Stop Signs at Intersections. Made-May 19th, 1971. Filed-May 25th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Ontario Regulation 117/62, as amended by Ontario Regulations 90/63, 182/63, 208/63, 41/64, 106/64, 138/64, 273/65, 263/66, 393/66, 350/67, 12/68, 102/68, 160/68, 252/68, 441/68, 143/69, 276/69, 388/70 and 160/71, is further amended by adding thereto the following schedules:

Schedule 44

- 1. Highway No. 21 in the Township of Kincardine in the County of Bruce at its intersection with the roadway known as Bruce County Road No. 15.
 - 2. Northbound on Highway No. 21.

Schedule 45

- 1. Highway No. 77 in the Township of Tilbury West in the County of Essex at its intersection with the roadway known as Essex County Road No. 46.
- 2. Northbound and southbound on Highway No. 77.

(1057)

23

THE INSURANCE ACT

O. Reg. 219/71.

Order under Paragraph 1 of Subsection 2 of Section 80 of the Act. Made-February 18th, 1971. Filed-May 25th, 1971.

ORDER MADE UNDER THE INSURANCE ACT

Ontario Regulation 121/70 is revoked.

(1058)

23

23

THE INSURANCE ACT

O. Reg. 220/71.

Order under Paragraph 1 of Subsection 2 of Section 80 of the Act. Made-February 18th, 1971. Filed-May 25th, 1971.

ORDER MADE UNDER THE INSURANCE ACT

Ontario Regulation 378/70 is revoked.

THE INSURANCE ACT

(1059)

O. Reg. 221/71.

Order under Paragraph 1 of Subsection 2 of Section 80 of the Act. Made-February 18th, 1971. Filed-May 25th, 1971.

ORDER MADE UNDER THE INSURANCE ACT

ORDER UNDER PARAGRAPH 1 OF SUBSECTION 2 OF SECTION 80 OF THE ACT

1. A company referred to in column 1 of the Schedule is authorized to assume the rate of interest set opposite thereto in column 2 for the class of policy set opposite thereto in column 3.

O. Reg. 221/71

Schedule

Item No.	COLUMN 1	COLUMN 2	Column 3
1	The Empire Life Insurance Company	51/2%	Single premium Immediate Annuities, Group and Ordinary, issued on or after January 1, 1967.
2	The Empire Life Insurance Company	51/2%	Settlement Annuities vesting on or after January 1 1967.
3	The Empire Life Insurance Company	41/2%	Single Premium Deferred Annuities, vesting on o after January 1, 1967.
4	Zurich Life Insurance Company of Canada	51/2%	Ordinary Single Premium Immediate Annuities issued on or after January 1, 1969.
5	Co-operators Life Insurance Association	51/2%	Ordinary Immediate Annuities issued on or afte January 1, 1970.
6	The Empire Life Insurance Company	61/4%	Group Deposit Administration Deferred Annuit Policies with respect to single premiums accepted or after January 1, 1968 and prior to January 1 1970, with a guarantee of interest rates of five year or less.
7	The Empire Life Insurance Company	61/2%	Group Deposit Administration Deferred Annuit Policies with respect to single premiums accepted o or after January 1, 1970 and prior to January 1971, with a guarantee of interest rates of five year or less.
8	The Empire Life Insurance Company	61/2%	Settlement Annuities not involving life contingencies vesting on or after January 1, 1970 and prior t January 1, 1971, with a guaranteed payment perio of five years or less.
9	The Empire Life Insurance Company	61/2%	Proceeds on deposit accepted on or after January 1970 and prior to January 1, 1971, with a guarante of interest rates of five years or less.

(1060)

23

THE GAME AND FISH ACT, 1961-62

O. Reg. 222/71.

Open Seasons-Game Birds. Made-May 19th, 1971. Filed-May 26th, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT, 1961-62

OPEN SEASONS—GAME BIRDS

OPEN SEASON FOR HUNGARIAN PARTRIDGE

- 1. Hungarian partridge may be hunted in the year 1971, in
 - (a) the counties of Brant, Dufferin, Elgin, Haldimand, Halton, Middlesex, Norfolk, Oxford, Perth, Waterloo, Wellington and Wentworth, in The Regional Municipality of Niagara, and in the townships of Hay, Stephen and Usborne in the County of Huron, from the 2nd day of October to the 20th day of November, both inclusive;

- (b) the counties of Essex and Kent from the 27th day of October to the 20th day of November, both inclusive; and
- (c) any part of Ontario other than the County of Lambton and the parts referred to in clauses a and b from the 25th day of September to the 20th day of November, both inclusive.
- 2. No person shall take more than eight Hungarian partridge in one day or possess more than sixteen Hungarian partridge at one time.

OPEN SEASON FOR RUFFED GROUSE, SPRUCE GROUSE, SHARP-TAILED GROUSE AND PTARMIGAN

- 3.—(1) Ruffed grouse and spruce grouse may be hunted in the territorial districts of Cochrane and Timiskaming and in that part of the Territorial District of Kenora lying north of the 11th Base Line from the 15th day of September to the 15th day of December, both inclusive, in the year 1971.
- (2) Sharp-tailed grouse and ptarmigan may be hunted in the territorial districts of Cochrane and Timiskaming and in that part of the Territorial District of Kenora lying north of the 11th Base Line from the 15th day of September, 1971 to the 31st day of March, 1972, both inclusive.
- (3) Ruffed and spruce grouse and ptarmigan may be hunted in the year 1971, in
 - (a) that part of Ontario described in Schedule 1 from the 15th day of September to the 15th day of December, both inclusive;
 - (b) the counties of Brant, Dufferin, Elgin, Essex, Haldimand, Halton, Kent, Lambton, Middlesex, Norfolk, Oxford, Perth, Waterloo, Wellington and Wentworth, in The Regional Municipality of Niagara, and in the townships of Hay, Stephen and Usborne in the County of Huron, from the 2nd day of October to the 15th day of December, both inclusive; and
 - (c) any part of Ontario, other than the parts referred to in clauses a and b from the 25th day of September to the 15th day of December, both inclusive.
- (4) Sharp-tailed grouse may be hunted in the year 1971, in
 - (a) that part of Ontario described in Schedule 1 from the 15th day of September to the 15th day of December, both inclusive;
 - (b) the counties of Brant, Dufferin, Elgin, Essex, Haldimand, Halton, Kent, Lambton, Middlesex, Norfolk, Oxford, Perth, Waterloo, Wellington and Wentworth, in The Regional Municipality of Niagara, and in

- the townships of Hay, Stephen and Usborne in the County of Huron, from the 2nd day of October to the 15th day of December, both inclusive; and
- (c) any part of Ontario, other than the parts referred to in clauses a and b and the County of Grenville, from the 25th day of September to the 15th day of December, both inclusive.
- **4.**—(1) No person shall take more than an aggregate number of five ruffed grouse and spruce grouse in one day, or possess more than an aggregate number of fifteen ruffed and spruce grouse at one time.
- (2) No person shall take more than five sharp-tailed grouse in one day, or possess more than fifteen sharp-tailed grouse at one time.
- (3) No person shall take more than five ptarmigan in one day, or possess more than fifteen ptarmigan at one time.

OPEN SEASON FOR BOB-WHITE QUAIL

- 5.—(1) Bob-white quail may be hunted in the year 1971, in
 - (a) the counties of Elgin and Middlesex from the 13th day of October to the 20th day of November, both inclusive;
 - (b) the counties of Kent and Lambton from the 27th day of October to the 20th day of November, both inclusive;
 - (c) the County of Essex, except the Township of Pelee from the 27th day of October to the 30th day of October, both inclusive; and
 - (d) that part of the County of Leeds described in Schedule 9 to Ontario Regulation 277/68 from the 25th day of September to the 20th day of November, both inclusive.
- (2) No person shall take in one day, in the areas referred to in clauses a, b and c of subsection 1, more than six bob-white quail, or possess more than twelve bob-white quail at one time.
- (3) No person shall take in one day, in the area referred to in clause d of subsection 1, more than three bob-white quail, or possess more than twelve bob-white at one time.

OPEN SEASON FOR PHEASANT

- **6.**—(1) Pheasant may be hunted in the year 1971 between the hours of 8 a.m. and one-half hour after sunset,
 - (a) from the 2nd day of October to the 15th day of December, both inclusive, in the County of Durham;

- (b) from the 13th day of October to the 11th day of November, both inclusive, in
 - (i) the counties of Brant, Dufferin, Elgin, Haldimand, Halton, Middlesex, Norfolk, Oxford, Perth, Waterloo, Wellington and Wentworth, and
 - (ii) the townships of Hay, Stephen and Usborne in the County of Huron;
- (c) from the 13th day of October to the 30th day of October, both inclusive, in
 - (i) the County of Peel,
 - (ii) The Regional Municipality of York, except the Township of Georgina,
 - (iii) The Municipality of Metropolitan Toronto,
 - (iv) the townships of Adjala, Tecumseth and West Gwillimbury in the County of Simcoe, and
 - (v) the townships of East Whitby, Pickering, Reach, Scott, Uxbridge and Whitby in the County of Ontario;
- (d) from the 27th day of October to the 11th day of November, both inclusive, in The Regional Municipality of Niagara;
- (e) from the 27th day of October to the 30th day of November, both inclusive, in the counties of Kent and Lambton; and
- (f) from the 27th day of October to the 30th day of October, both inclusive, in the County of Essex, except the Township of
- (2) Pheasant may be hunted in the year 1971 between the hours of 9 a.m. and 4.30 p.m. from the 6th day of October to the 15th day of December, both inclusive, in the townships of Flos and Tiny in the County of Simcoe.
- (3) Pheasant may be hunted in the year 1971 between the hours of one-half hour before sunrise and one-half hour after sunset.
 - (a) from the 29th day of September to the 31st day of October, both inclusive, on St. Joseph Island in the Territorial District of Algoma; and
 - (b) from the 25th day of September to the 15th day of December, both inclusive, in any part of Ontario except the townships of Conmee, O'Connor, Oliver and Paipoonge in the Territorial District of Thunder Bay, | (1061)

- and the parts referred to in clauses a, b, c. d, e and f of subsection 1, subsection 2 and clause a of this subsection.
- (4) No person shall take in one day, in the areas referred to in clauses b, c and e of subsection 1, more than three pheasants not more than one of which shall be a female pheasant.
- (5) No person shall take in one day in The Regional Municipality of Niagara more than three male pheasants.
- (6) No person shall take in one day in the area referred to in clause f of subsection 1, more than two male pheasants.
- (7) No person shall take in one day in the areas referred to in clause a of subsection 1, subsection 2 and clauses a and b of subsection 3, more than three pheasants.
- 7. This Regulation is subject to Ontario Regulation 22/65 and does not apply to provincial parks other than that part of Algonquin Provincial Park situate in the geographic townships of Bruton and Clyde in the Provisional County of Haliburton.
- 8. Ontario Regulations 244/70 and 294/70 are revoked.

Schedule 1

All that part of the Province of Ontario lying north of the Town of Mattawa, in the geographic Township of Papineau, in the Territorial District of Nipissing, and a line which is described as follows:

Beginning at the intersection of the northerly limit of the right of way of that part of the King's Highway known as No. 17 with the westerly limit of the said Town of Mattawa; thence westerly along the said northerly limit of the right of way of that part of the King's Highway known as No. 17 to the community known as Spragge in the geographic Township of Spragge, in the Territorial District of Algoma; thence southwesterly in a straight line to the intersection with the angle of the International Boundary between Canada and the United States of America lying northwesterly of Cockburn Island in the Territorial District of Manitoulin, in the North Channel of Lake Huron; thence in a general northwesterly and westerly direction following the said International Boundary to the intersection with the Interprovincial Boundary between Ontario and Manitoba; save and excepting therefrom the territorial districts of Cochrane and Timiskaming and that part of the Territorial District of Kenora lying north of the 11th Base Line.

THE PHARMACY ACT

O. Reg. 223/71.

Registration and Apprenticeship. Made—April 1st, 1971. Approved—May 19th, 1971. Filed—May 26th, 1971.

REGULATION MADE UNDER THE PHARMACY ACT

 Clause b of section 18 of Regulation 480 of Revised Regulations of Ontario, 1960, as made by section 3 of Ontario Regulation 222/68, is amended by striking out "\$10" in the fourth line and inserting in lieu thereof "\$30".

> COUNCIL OF THE COLLEGE OF PHARMACY:

> > K. J. WILEY President

Don L. MacInnes
Vice-President

Dated at Toronto, this 1st day of April, 1971.

(1062) 23

THE CONSERVATION AUTHORITIES ACT, 1968

O. Reg. 224/71.

Fill and Alteration to Waterways— Long Point Region. Made—April 28th, 1971. Approved—May 19th, 1971. Filed—May 26th, 1971.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT, 1968

FILL AND ALTERATION TO WATERWAYS— LONG POINT REGION

- 1. In this Regulation,
 - (a) "Authority" means the Long Point Region Conservation Authority;
 - (b) "fill" means earth, gravel, sand, rubbish, garbage or any other material, whether similar to or different from any of the aforementioned materials and whether originating on the site or elsewhere, used or capable of being used to raise or in any way affect the contours of the ground;

- (c) "river", "creek", "stream" or "watercourse" means any waterway, whether artificial or natural, intermittent or permanent within the area under the jurisdiction of the Authority.
- 2. The areas described in the schedules are areas in which, in the opinion of the Authority, the control of flooding or pollution or the conservation of land or water may be affected by the placing or dumping of fill or by the interference with the existing channel of a river, creek, stream or watercourse.
 - 3. Subject to section 4, no person shall,
 - (a) place or dump fill or permit fill to be placed or dumped in the areas described in the schedules, whether such fill is already located in or upon such area, or brought to or on such area from some other place or places; or
 - (b) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse in the area under the jurisdiction of the Authority.
- 4.—(1) Subject to *The Ontario Water Resources Commission Act*, or to any private or public interest, the Authority may permit in writing, the placing or dumping of fill in any area to which section 3 applies, if, in the opinion of the Authority, the placing or dumping of fill or the method of placing or dumping of fill will not affect the control of flooding or pollution, or the conservation of land.
- (2) Subject to *The Lakes and Rivers Improvement Act*, or any private or public interest, the Authority may permit in writing, the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse, in any area to which section 3 applies, if, in the opinion of the Authority, the interference with the existing channel will not affect the control of flooding or pollution, or the conservation of land or water.
- 5. No person shall commence to dump or place fill or interfere with the existing channel of a water-course in any area to which section 3 applies, before permission to do so has been obtained under section 4.
- **6.**—(1) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,
 - (a) four copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
 - (b) four copies of a complete description of the type of fill proposed to be placed or dumped;

- (c) four copies of a statement of the dates between which the placing or dumping will be carried out; and
- (d) four copies of a statement of the proposed use of the land following completion of placing or dumping.
- (2) A signed application for permission to straighten, change, divert, or interfere in any way with the existing channel of a river, creek, stream or watercourse, shall be filed with the Authority and shall include.
 - (a) four copies of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference;
 - (b) four copies of a description of the protective measures to be undertaken:
 - (c) four copies of a statement of the dates between which such straightening, changing, diverting or interfering will be carried out; and
 - (d) four copies of a statement of the purpose of the proposed work.
- 7. The Authority may, at any time, withdraw any permission given under this Regulation if, in the opinion of the Authority, the conditions of the permit are not complied with.
 - 8. Ontario Regulation 43/70 is revoked.

Long Point Region Conservation Authority:

A. CLARE HUFFMAN Vice-Chairman

MYRNA RUTHERFORD
Secretary-Treasurer

Dated at Simcoe, this 28th day of April, 1971.

Schedule 1

The land lying along both sides of Young's Creek in the south halves of lots 20 and 21, Concession 4, and in the north halves of lots 21 and 22, Concession 3, in the Township of Charlotteville in the County of Norfolk as shown outlined in red on the map filed in the office of the Registrar of Regulations at Toronto as No. 1187.

Schedule 2

The land lying along both sides of Big Creek in lots 2 and 3, Concession 11, and lots 2 and 3, Concession 12, in the Township of Charlotteville in the

County of Norfolk as shown outlined in red on the map filed in the office of the Registrar of Regulations at Toronto as No. 1188.

O. Reg. 224/71

Schedule 3

The land lying along both sides of Nanticoke Creek from the mouth upstream in the following lots and concessions:

Township of Walpole, County of Haldimand-

Concession 1, lots 4, 5 and 6, Concession 2, lots 4, 5, 6 and 7, Concession 3, lots 3, 4, 5 and 6, Concession 4, lots 1, 2, 3 and 4, Concession 5, lots 1 and 2, Concession 6, lots 1 and 2, Concession 7, Lot 1,

and

Township of Woodhouse, County of Norfolk-

Concession 4, lots 23 and 24, Concession 5, Lot 24, Concession 6, Lot 24,

as outlined by heavy black lines on 9 maps numbered 1 to 9 and filed in the office of the Registrar of Regulations at Toronto as Nos. 1189 to 1197, both inclusive.

Schedule 4

The land lying along both sides of the Lynn River and all its tributaries in the following municipalities, lots and concessions, registered town plans and blocks:

Town of Port Diver-

Registered Block 12, lots A and Ry 22, Plan 207 Block 26, All of Block, Block 27, lots 4, 5 and 6, Block 25, lots 2, 3, 6 and Ry 15, Block 35, lots 9, 10, 11, 12 and 13 and Ry 14, Block 36, lots 2, 3, 4, 5, 6, 7, 8, 9 and 10. Block 46, lots 12, 13 and 14, Block 53, lots 6, 7, 8 and 9, Block 58, lots 17, 18, 19 and 20, Ry 6, Ry 7, Ry 8 and Ry 12, Block 59, lots 4, 5, 6 and 10 to 18, inclusive, Block 64, lots 1 to 14, inclusive, Block 72, lots 11 to 20, inclusive, Block 74, lots 2, 3 and 4,

Block 75, Lot 3,

Block 80, lots 25, 26, 27 and 28 and Ry 10,

Block 87, lots 1, 2, 3, 4, 5, 6 and 29 and Ry 9,

Block 96, lots 36 to 45, inclusive, and

Block 96A, lots 45 to 51, inclusive, Block 97, lots 46 to 53, inclusive, Block 97A, lots 52 to 60, inclusive,

Block 9/A, lots 52 to 60, inclusive, Block 98, lots B, C and 57 to 64, inclusive,

Block 98A, lots 61, 62, 63, 64 and 65,

Block 99, lots A and 8 to 36, inclusive,

Block 100, lots 28, 29, 30, 31 and 33 and Ry 16.

Registered Plan 75-A

lots 17 to 79, inclusive,

Registered Plan 96-B

lots 42, 43, 44 and 45,

Registered lots 36, 37, 38, 39, 40, 1, 2, 3, 4, 5, Plan 98-B 6, 7 and 8.

Town of Simcoe-

Registered Plan 182

Block 1, lots 8 and 9,

Block 3, All of Block,

Block 4, lots 5, 6, 7 and 8,

Block 7, lots 1 to 10, inclusive,

Block 8, All of Block,

Block 9, lots 38 to 45, inclusive,

Block 10, lots 1 to 9, inclusive,

Block 11, lots 24 to 34, inclusive,

Block 12, lots 12 to 23, inclusive,

Block 13, All of Block,

Block 17, lots 1 to 9, inclusive,

Block 22, lots 35 to 45, inclusive,

Block 23, lots 24 to 35, inclusive,

Block 24, Lot 1,

Block 30, lots 1 and 2,

Block 31, lots 2, 5, 6, 8 and 9,

Block 32, lots 16 to 21, inclusive,

Block 37, lots 6 to 11, inclusive,

Block 39, lots 20 to 24, inclusive.

Block 39, lots 20 to 24, inclus

Block 40, lots 1, 2 and 3,

Block 41, lots 8, 9 and 10,

Block 46, lots 12 and 19 to 24, inclusive,

Block 47, lots 16, 18 and 19,

Block 48, lots 5 to 11, inclusive,

Block 49, lots 6, 7, 8 and 9,

Block 50, lots 1, 2, 12 and 13,

Block 50A, All of Block,

Block 57, lots 28, 29, 30, 33, 34 and 35

Block 58, lots 18, 19, 20, 21 and 23, Block 76, lots 2, 3, 4, 5 and 6 and Ry A,

Block 81, Ry D and Lot 1,

Block 82, All of Block,

Block 82B, lots 38 to 50, inclusive,

Block 83, lots 1 and 2 and Ry E,

Block 88, lots 5, 7 and 10,

Block 124A, lots 1 and 2,

Block 127, lots 5, 17 and 18,

Block 127A, lots 4, 5, 6 and 7, Block 128, lots 1 and 2 and Ry F, Block 133, lots 1 and 2 and Ry G,

Registered lots 25 to

lots 25 to 38, inclusive,

Registered Plan 201

lots 12, 13, 14 and 15,

Registered Plan 275

Block 25A, All of Block, Block 24A, All of Block,

Registered Plan 276

lots 11, 12, 13, 14, 36 to 46, inclusive, 49, 50 to 57, inclusive,

60 and 71,

Registered Plan 279

1 lots 7, 8 and 9,

Registered Plan 314

All of Plan.

Township of Woodhouse, County of Norfolk-

Concession 1, Lot 10,

Concession 2, lots 6, 7, 8, 9 and 10,

Concession 3, lots 3, 4, 5, 6 and 7,

Concession 4, lots 2, 3 and 4,

Concession 5, lots 1, 2 and 3,

Concession 6, Lot 3,

Gore, lots 16 and 17,

and

Towship of Townsend, County of Norfolk-

Concession 14, lots 1, 2, 3 and 4,

Concession 13, lots 1, 2, 3, 4, 5 and 6,

Concession 12, lots 1, 2 and 3,

Concession 11, lots 1, 2, 3, 4, 5 and 6,

Concession 10, lots 3 and 4,

and

Township of Charlotteville, County of Norfolk-

Concession 9, lots 11, 12, 13, 18, 19, 20, 21, 22, 23 and 24,

Concession 10, lots 16, 17, 18, 19, 21 and 22,

and

Township of Windham, County of Norfolk-

Concession 14, lots 1, 2, 3, 4, 5, 9, 10, 11, 12, 13 and 14.

Concession 13, lots 1, 2, 3, 4 and 5,

Concession 12, lots 1, 3, 4 and 5,

Concession 11, Lot 4,

Concession 10, lots 4, 5, 6, 7, 8 and 9,

Concession 9, Lot 8,

as outlined by heavy black lines on maps numbered 1 to 41 inclusive, 2A, 25A, 33A and 33B, scale

1 inch = 200 feet, and filed in the office of the Registrar of Regulations at Toronto as Nos. 1352 to 1396, inclusive.

Schedule 5

The land lying along both sides of Big Creek between the northern boundary of the Town of Delhi and the road allowance between concessions 5 and 6, Township of Windham, in the following lots and concessions:

Township of Windham, County of Norfolk

Concession 11, lots 24, 23 and 22, Concession 10, lots 24, 23 and 22, Concession 9, lots 24, 23, 22 and 21, Concession 8, lots 22, 21, 20 and 19, Concession 7, lots 22, 21, 20, 19, 18 and 17, Concession 6, lots 18, 17 and 16, Concession 5, lots 18 and 16,

and

Township of Middleton, County of Norfolk-

Concession 1, lots 48 and 47, Concession 2, Lot 48,

and

Township of South Norwich, County of Oxford-

Gore, lots 2 and 3,

as outlined by heavy black lines on maps numbered 1 to 12, inclusive, 3A and 6A, scale 1 inch = 200 feet and filed in the office of the Registrar of Regulations at Toronto as Nos. 1397 to 1410, inclusive.

Schedule 6

The land lying along both sides of the Otter Creek and its tributaries, Clear Creek and Stoney Creek, including Lake Lisgar, in the municipalities of the Town of Tillsonburg and the Township of Dereham, County of Oxford, in the following lots, concessions and registered town plans;

Town of Tillsonburg—(lots or part thereof)

Registered lots 72, 73, 87, 122, 123, 125, 377, Plan 500

539, 540, 541, 542, 543, 544, 545, 545A, 545E, 545F, 545G, 545H, 545J, 545Q, 545R, 680 to 698, inclusive, 714 to 718, inclusive, 732, 735, 736, 737, 763, 764A, 990, 995, 996, 1000 to 1008, inclusive, 1021 to 1026, inclusive, 1046, 1047, 1139, 1149 to 1152, inclusive, 1169, 1170 to 1174, inclusive, 1181 to 1183, inclusive, 1277 to 1285, inclusive, 1290 to 1300, inclusive, 1301 to 1315, 1427, inclusive.

inclusive, 1377 to 1418, inclusive, 1428 to 1431, inclusive, 1433 to 1452, inclusive, 1463, 1562 to 1564, inclusive, 1571, 1572, 1579 to 1582, inclusive, and 1594 to 1604, inclusive.

Registered Plan 966

Block A, All lots,

Registered Plan 675

lots 1 to 9, inclusive,

Registered Plan 507 Blocks B & C, lots 6 to 8, inclusive, 12 to 39, inclusive and 377.

Registered Plan 551

lots 19 to 25, inclusive,

Registered Plan 621

lots 124 and 1 to 17, inclusive,

Registered Plan 986

lots 1 to 10, inclusive and 20 to 25, inclusive.

Registered Plan M8

All of Plan,

Registered Plan M14

All of Plan,

part of lots 4, 5 and 6, Concession 11, formerly in the Township of Dereham, parts of Elgin Street, Raynes Street, Lisgar Avenue, Fourth Avenue, Delevan Crescent, Lisgar Court, Concession Street, Park Avenue, Brock Street, Oxford Street, Simcoe Street, Borden Crescent, Baldwin Street, Grand Avenue, Washington Avenue, Tillson Avenue, Bloomer Street, Van Street, Tillson Street, Harvey Street, Broadway Avenue, Victoria Street, Glendale Drive, Concession Street, Parkside Drive and Hawthorne Crescent.

Township of Dereham, County of Oxford—(lots or part thereof)

Concession 8, lots 16 to 23, inclusive, Concession 9, lots 1 and 15 to 23, inclusive, Concession 10, lots 1 to 6, inclusive, 8, 9, 11, 15 and 16,

Concession 11, lots 1, 2 and 7 to 15, inclusive, Concession 12, lots 1, 2, 6, 7 and 8,

as outlined in heavy black lines on maps numbered 1 to 16 and 1A and filed in the office of the Registrar of Regulations at Toronto as Nos. 1411 to 1427, inclusive.

Schedule 7

The land lying along both sides of Stoney Creek from the mouth upstream in the Township of Walpole and the Township of Rainham, County of Haldimand, in the following lots or part thereof;

Township of Walpole, County of Haldimand-

Concession 1, Lot 24,

and

Township of Rainham, County of Haldimand-

Concession 1, Lot 1, Concession 2, lots 1, 2 and 3,

as outlined in black lines on maps numbered 1 and 2 and filed in the office of the Registrar of Regulations at Toronto as Nos. 1428 and 1429.

(1047)

23

THE CONSERVATION AUTHORITIES ACT, 1968

O. Reg. 225/71.

Conservation Areas-Metropolitan Toronto and Region Conservation Authority. Made-February 3rd, 1971. Approved-May 19th, 1971. Filed-May 26th, 1971.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT, 1968

- 1. Section 1 of Ontario Regulation 128/65 is amended by adding thereto the following clause:
 - (f) "officer" means,
 - (i) a member of the Ontario Provincial Police Force, a member of a municipal police force, and
 - (ii) an officer, constable, caretaker or other person appointed by the Authority to enforce this Regulation.
- 2. Ontario Regulation 128/65, as amended by section 1 of Ontario Regulation 235/66, is further amended by adding thereto the following section:

19a. Every officer is designated and authorized to assist in the enforcement of the Act and this Regulation.

> METROPOLITAN TORONTO AND REGION CONSERVATION AUTHORITY:

> > G. Ross Lord Chairman

F. L. LUNN Secretary-Treasurer

Dated at Toronto, this 3rd day of February, 1971.

(1048)

THE ONTARIO GAZETTE

23

THE APPRENTICESHIP AND TRADES-MEN'S QUALIFICATION ACT, 1964

O. Reg. 226/71.

Workers in Servicing and Installing Air-Conditioning or Refrigerating Equipment.

Made-May 12th, 1971. Filed-May 27th, 1971.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADES-MEN'S QUALIFICATION ACT, 1964

1. Section 7 of Ontario Regulation 266/64 is revoked.

(1049)

23

THE APPRENTICESHIP AND TRADES-MEN'S QUALIFICATION ACT, 1964

O. Reg. 227/71.

Watch Repairer. Made-May 12th, 1971. Filed-May 27th, 1971.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADES MEN'S QUALIFICATION ACT, 1964

1. Section 8 of Ontario Regulation 130/70 is revoked.

(1050)

23

THE INDUSTRIAL STANDARDS ACT

O. Reg. 228/71.

Schedule—Barbering Industry—Picton Zone.
Made—April 2nd, 1971.
Approved—May 12th, 1971.

O. Reg. 228/71

Filed-May 27th, 1971.

ORDER MADE UNDER THE INDUSTRIAL STANDARDS ACT

 Section 5 of the Schedule to Ontario Regulation 28/68 is revoked and the following substituted therefor:

MINIMUM RATES OF WAGES

- 5.—(1) The minimum rate of wages for all work performed in the industry by employees is,
 - (a) for a Class A employee, 65 per cent of the proceeds from the work performed by him or \$75 a week, whichever is the greater;
 - (b) for a Class B employee, 65 per cent of the proceeds from the work performed by him or \$1.65 an hour, whichever is the greater.
- (2) The percentages in subsection 1 shall be computed upon the gross receipts for work performed at not less than,
 - (a) the minimum charge for each operation established in section 7; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater.

 Section 7 of the Schedule to Ontario Regulation 28/68 is revoked and the following substituted therefor:

MINIMUM CHARGES

7.—(1) The minimum charge for each operation in the industry is as follows:

(i)	Facial Massage, plain	\$1.00
(ii)	Hair-cut or trim for persons 14 years of age and over	1.25
(iii)	Hair-cut or trim for person under 14 years of age	.75
(iv)	Head-rub	.35
(v)	Shampoo, plain	1.00
(vi)	Shave	1.00

(vii) Singe.....

(2) No employer or employee shall,

- (a) contract for or accept prices lower than those in subsection 1;
- (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
- (c) give any article or premium to the customer without charging the full value of the article or premium.
- 3. This Order comes into force on the tenth day after publication thereof in *The Ontario Gazette* under *The Regulations Act.* The Director of Labour Standards approves section 7 of this Schedule.

We concur:

Advisory Committee for The Barbering Industry Picton Zone:

HARRY S. BOWERS
Chairman

CHAS. RAND BOB HEFFERMAN JOHN SIBTHORPE

> M. E. HOWARD Director of Labour Standards

Dated at Toronto, this 2nd day of April, 1971.

(1051) 23

THE PUBLIC HOSPITALS ACT

O. Reg. 229/71. Hospital Management. Made—May 19th, 1971. Filed—May 27th, 1971.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

- Section 50 of Regulation 523 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- 50. A maternity patient who is suffering from or is suspected to be suffering from puerperal sepsis or any communicable disease as defined in *The Public Health Act* shall be isolated in a room separate from other patients.

.50 (1052)

23

THE CITY OF THE LAKEHEAD ACT, 1968-69

O. Reg. 230/71.

Reduction in Rates in McIntyre and Neebing Wards. Made—May 26th, 1971. Filed—May 27th, 1971.

IN THE MATTER OF The City of The Lakehead Act, 1968-69; and

In The Matter Of a reduction in the number of mills to be levied in the McIntyre and Neebing Wards after the adoption of the estimates by the Council of the City of Thunder Bay in the years 1971, 1972 and 1973.

ORDER

Under the provisions of subsection 1 of section 14 of The City of The Lakehead Act, 1968-69, IT IS ORDERED:

- 1. The Council of the City of Thunder Bay shall, on the whole of the assessment for real property and business assessment in each of the McIntyre and Neebing wards, impose lower rates of taxation than those which would otherwise be imposed, in accordance with the Act, in the years and by the number of mills set out in the Schedule to this Order.
 - 2. Ontario Regulation 242/70 is revoked.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 26th day of May, 1971.

Schedule

	Mills	Mills in the Dollar		
Ward	1971	1972	1973	
McIntyre	19.20	12.80	6.40	
Neebing	13.25	8.83	4.42	

(1053) 23

THE DISTRICT WELFARE ADMINISTRATION BOARDS ACT, 1962-63

O. Reg. 231/71.

Application for Grant under Section 7 of the Act. Made—May 26th, 1971. Filed—May 27th, 1971.

REGULATION MADE UNDER THE DISTRICT WELFARE ADMINISTRATION BOARDS ACT, 1962-63

1. Section 1 of Ontario Regulation 168/64, as

made by section 1 of Ontario Regulation 278/67, is revoked and the following substituted therefor:

- 1.—(1) In this Regulation "Director" means the Director of the General Welfare Assistance Branch of the Department of Social and Family Services.
- (2) For the purposes of clause c of section 1 of the Act and this Regulation, "district" has the same meaning as in *The Territorial Division Act*.
 - Section 1a of Ontario Regulation 168/64, as renumbered by section 1 of Ontario Regulation 278/67, is further renumbered as section 1b.
 - Ontario Regulation 168/64, as amended by Ontario Regulation 278/67, is further amended by adding thereto the following section:

1a. In addition to the welfare services mentioned in clause g of section I of the Act, "welfare services", for the purpose of the Act and this Regulation includes.

- (a) hospitalization of indigent persons;
- (b) services in respect of children's aid societies;
- (c) social services that are furnished for the purpose of,
 - (i) rehabilitation, including vocational assessment and counselling, the facilititation of vocational training and placement in employment,
 - (ii) counselling in respect of family or marital relationships,
 - (iii) counselling in respect of child care and training, and parent-child relationships,
 - (iv) counselling in respect of debts, financial or household management and homemaking,
 - (v) counselling in respect of nutritional needs and requirements, and
 - (vi) counselling in respect of the maintenance of adequate standards of health and personal hygiene;
- (d) such other social services that may be required by a recipient and are approved by the Director;
- (e) administrative, secretarial and clerical services including staff training relating to the provision of any of the foregoing welfare services:

(f) consulting, research and evaluation services with respect to the provision of any of the foregoing welfare services; and

O. Reg. 231/71

- (g) such other services as are approved by the Director.
- 4. The heading immediately preceding section 2 of Ontario Regulation 168/64 is amended by striking out "PER CAPITA".
- 5.—(1) Clause a of subsection 1 of section 2 of Ontario Regulation 168/64 is amended by inserting after "board" in the second line "in accordance with Form 1" and by striking out "Minister" in the third line and inserting in lieu thereof "Director".
- (2) Clause b of subsection 1 of the said section 2 is revoked.
- (3) Subsection 2 of the said section 2 is amended by striking out "per capita" in the second line and by striking out "divided by the population of the district for which the board is established" in the third, fourth and fifth lines and inserting in lieu thereof "determined in accordance with Form 1".
- 6.-(1) Paragraph 2 of Form 1 of Ontario Regulation 168/64 is amended by striking out "Minister" in the second line and inserting in lieu thereof "Director" and by adding thereto the following items:
- (da) Payments as approved by the Director for counselling services purchased on a contract or fee-for-service basis from an agency approved by the Director....
- (db) Payments for research or consultation on a contract or fee-
- (dc) Cost of transportation and incidental expenses of bringing persons to Court pursuant to section 18 of Ontario Regulation 239/67..... \$......
- (2) Paragraph 3 of the said Form 1 is revoked.
- (3) Paragraph 4 of the said Form 1 is revoked and the following substituted therefor:
- 4. Computation of Grant

(1054)

50%	of	\$ =	
		(total of paragraph 2)	

(4) The Schedule to the said Form 1 is revoked.

THE DAY NURSERIES ACT, 1966

O. Reg. 232/71.

General.

Made-May 26th, 1971. Filed—May 27th, 1971.

REGULATION MADE UNDER THE DAY NURSERIES ACT, 1966

- 1. Clause b of subsection 3 of section 8 of Ontario Regulation 297/67 is amended by inserting after "hours" in the third line "when the weather is suitable".
- 2. The Schedule to subsection 3 of section 12 of Ontario Regulation 297/67 is amended by striking out "2" in the third line of column 3 and inserting in lieu thereof "3" and by striking out "2" in the fourth line of column 3 and inserting in lieu thereof "3".
- 3. Ontario Regulation 297/67, as amended by Ontario Regulations 123/68, 284/70, 394/70 and 534/70, is further amended by adding thereto the following section:

13a. Every operator of a day nursery shall, in respect of each day nursery operated by him, furnish to the Director such financial and statistical information as the Director may from time to time

- 4.—(1) Clause d of subsection 1 of section 14 of Ontario Regulation 297/67 is amended by adding at the end thereof "or a welfare administrator for a band".
- (2) Subsection 4 of the said section 14, as amended by subsection 5 of section 1 of Ontario Regulation 123/68 and by subsection 3 of section 4 of Ontario Regulation 284/70, is: revoked and the following substituted' therefor:
- (4) For the purpose of computing the subsidy payable by Ontario to a municipality under clause b of subsection 1 of section 3 of the Act, the cost to a municipality under an agreement entered into under subsection 3 of section 2 of the Act shall be the net monthly expenditure, approved by the Director and determined in accordance with Form 8, made by the municipality under an agreement to furnish day nursery services to any dependent child whose parent is a person in need.
- (5) For the purpose of computing the subsidy payable by Ontario to a band under subsection 2 of section 3 of the Act, the cost to a band under an agreement referred to in subsection 2 of section 3 of the Act shall be the net monthly expenditure, approved by the Director and determined in accordance with Form 8, made by the band under an

agreement to furnish day nursery services to any dependent child whose parent is a person in need.

- Section 15 of Ontario Regulation 297/67, as remade by section 5 of Ontario Regulation 284/70, is amended by inserting after "expenditure" in the ninth line "approved by the Director and".
- 6.—(1) Part III of Form 1 of Ontario Regulation 297/67, as remade by section 8 of Ontario Regulation 284/70, is amended by inserting after "disbursed" in the fifth line "or determined".
- (2) Part IV of the said Form 1, as remade by section 8 of Ontario Regulation 284/70, is amended by inserting after "MUNICIPAL" in the heading of the third column "OR BAND".
- 7.—(1) Part IVA of Form 7 of Ontario Regulation 297/67, as made by subsection 2 of section 2 of Ontario Regulation 394/70, is amended by inserting after "MUNICIPALITY" in the second line "OR BAND" and by inserting after "MUNICIPALITY" in the third line "OR BAND".
- (2) Item 42 of Part IVA of the said Form 7, as made by subsection 2 of section 2 of Ontario Regulation 394/70, is amended by inserting after "municipality" in the first line "or band".
- 8.—(1) Item 10 of Part I of Form 8 of Ontario Regulation 297/67, as made by section 12 of Ontario Regulation 284/70, is amended by inserting after "rent" in the first line "or, where the premises are owned by the muni-

cipality or band, fair rental value as approved by the Director".

(2) Part III of the said Form 8, as amended by section 3 of Onario Regulation 394/70, is further amended by inserting after "MUNICI-PALITY" in the second line "OR BAND" and by inserting after "municipality" in the heading of column 5 "or band".

(1055)

23

THE LAND TITLES ACT

O. Reg. 233/71. Land Titles Divisions. Made—May 26th, 1971. Filed—May 28th, 1971.

REGULATION MADE UNDER THE LAND TITLES ACT

 The Appendix to Ontario Regulation 356/67, as made by section 1 of Ontario Regulation 552/70, is amended by adding thereto the following item:

Item	Column 1	Column 2	Column 3
24.a		Simcoe (No. 51)	June 1, 1971

(1056)

23



Publications Under The Regulations Act

June 19th, 1971

THE GENERAL SESSIONS ACT

O. Reg. 234/71.

Sittings of the Peace for the County of York.

Made-May 28th, 1971.

Filed-May 31st, 1971.

ORDER

IN THE MATTER OF The General Sessions Act, R.S.O. 1960, Chapter 163, as amended by The General Sessions Amendment Act, 1970; and

In The MATTER OF the Sittings of the General Sessions of the Peace for the County of York.

WHEREAS under The General Sessions Act, R.S.O. 1960, Chapter 163, as amended by The General Sessions Amendment Act, 1970, the Sittings of each Court of General Sessions of the Peace shall be held at such time or times as is ordered by the Chief Judge:

AND WHEREAS for the due and proper administration of justice in the County of York, it is necessary to have a Sittings of the Court of General Sessions of the Peace commencing on Tuesday, the third day of August, 1971;

AND WHEREAS this Order is deemed to be a Regulation to which The Regulations Act applies;

- 1. It Is Ordered that a Sittings of the Court of General Sessions of the Peace for the County of York shall commence on Tuesday, the third day of August, 1971.
- 2. AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Minister of Justice and Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of York, and in the office of the Clerk of the General Sessions of the Peace for York County.

C. E. BENNETT Chief Judge

Dated at the City of Toronto, this 28th day of May, 1971.

(1096)

THE HEALTH SERVICES INSURANCE ACT, 1968-69

O. Reg. 235/71.

General.

Made-May 26th, 1971.

Filed-June 1st, 1971.

REGULATION MADE UNDER THE HEALTH SERVICES INSURANCE ACT, 1968-69

1. Ontario Regulation 326/69, as amended by Ontario Regulations 351/69, 392/69, 393/69, 454/69, 266/70 and 407/70 is further amended by adding thereto the following section:

> SCHEDULE OF PAYMENT FOR INSURED HEALTH SERVICES RENDERED BY PHYSICIANS

- 21. The schedule of payment for insured health services rendered by physicians on or after the 1st day of May, 1971, is 90 per cent of the schedule of fees of the Ontario Medical Association in effect on the 1st day of May, 1971.
 - 2. This Regulation shall be deemed to have come into force on the 1st day of May, 1971.

(1097)

24

THE CHILDREN'S MENTAL HEALTH CENTRES ACT, 1968-69

O. Reg. 236/71.

Application of Act. Made-May 26th, 1971.

Filed-June 2nd, 1971.

REGULATION MADE UNDER THE CHILDREN'S MENTAL HEALTH CENTRES ACT, 1968-69

- Section 1 of Ontario Regulation 32/71 is revoked and the following substituted therefor:
- 1.—(1) For the purposes of the Act, the following 24 are designated as residential centres:

Item	Location	Name
1.	Ailsa Craig	Craigwood
2.	Aurora	Blue Hills Academy
3.	Aurora	Youthdale Limited, Residential Treatment Centre
4.	Downsview	Boys Village
5.	Haliburton	Browndale
6.	Hamilton	Lynwood Hall Children's Centre
7.	Hamilton	Mount St. Joseph Centre
8.	Kingston	Sunnyside Children's Centre
9.	London	Madame Vanier Children's Services
10.	Muskoka-Midland	Browndale
11.	Newmarket	Browndale
12.	Scarborough	Sacred Heart Children's Village
13.	Thunder Bay	Browndale
14.	Toronto	C. M. Hincks Treatment Centre
	Toronto	Earlscourt Children's Home
16.	Toronto	Oolagen
17.	Toronto	Youthdale Limited, Residential Treatment Centre
18.	Waterloo	Lutherwood
19.	Windsor	Maryvale Vocational School for Girls
20.	Windsor	Regional Children's Centre, I.O.D.E. Hospitals
21.	Windsor	Windsor Group Therapy Project

O. Reg. 236/71

(2) For the purposes of the Act, the following are designated as non-residential centres:

Item	Location	Name
1.	Downsview	Powell-Brown Nursery School
2.	Hamilton	Chedoke Child and Family Centre
3.	Hamilton	Hamilton Mental Health Clinic for Children and Adolescents
4.	Sarnia	Sarnia-Lambton Centre for Children and Youth
5.	Toronto	Borough of York - Child and Family Psychiatric Clinic
6.	Toronto	Cecilia Smith Nursery School
7.	Toronto	Integra Foundation
8.	Toronto	Stothers Pre-School Child Care Centre
9.	Toronto	West End Creche
10.	Welland	Child Development Centre

This Regulation shall be deemed to have come into force on the 1st day of April, 1971.

THE PLANNING ACT

O. Reg. 237/71.

Maximum lot coverage

Zoning Order—County of Simcoe, Township of Nottawasaga. Made—June 2nd, 1971. Filed—June 2nd, 1971.

ORDER MADE UNDER THE PLANNING ACT

- Ontario Regulation 81/70, as amended by Ontario Regulations 259/70, 313/70, 369/70, 416/70, 505/70 and 163/71, is further amended by adding thereto the following section:
- 53. Notwithstanding the other provisions of this Order, the lands described in Schedule 23 may be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

20 per cent

Minimum front yard

25 feet

Minimum side yard

10 feet on one side and 4 feet on the other side

Minimum rear yard

25 feet

Maximum height

30 feet

Minimum ground floor area one-storey—1,000 square feet one and one-half storeys or more—750 square feet.

 Ontario Regulation 81/70, as amended by Ontario Regulations 259/70, 313/70, 369/70, 416/70, 505/70 and 163/71, is further amended by adding thereto the following Schedule:

Schedule 23

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, in the Province of Ontario and being composed of part of Lot 36, Concession IX of the said Township, the boundaries of which may be described as follows:

Premising that bearings herein are astronomic and are derived from Department of Highways Plan P-2574-14 (deposited plan 22223);

Commencing at an iron survey bar set in the northerly limit of the said Lot 36 which said bar may be located as follows:

Beginning at the north-east angle of Lot 36, Concession IX;

672

Thence south 73° 43′ 45″ west, along the said northerly limit, a distance of 2023.15 feet to an iron survey bar marking an angle in the said limit;

Thence south 74° 02′ 45″ west, continuing to follow the said northerly limit, a distance of 254.14 feet to an iron survey bar marking a further angle in the said limit:

Thence south 73° 52′ 30″ west, continuing to follow the said northerly limit, a distance of 214.97 feet to an iron survey bar and being the point of commencement of the herein described lands;

Thence continuing south 73° 52′ 30″ west, along the said northerly limit, a distance of 100.00 feet to an iron survey bar;

Thence south 15° 47′ west, a distance of 152.00 feet to an iron survey bar;

Thence north 73° 52' 30" east, being parallel with the aforesaid northerly limit, a distance of 100.00 feet to an iron survey bar;

Thence north 15° 47′ west, a distance of 152.00 feet to the point of commencement.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 2nd day of June, 1971.

(1099) 24

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 238/71.

Designations—Miscellaneous Southern Ontario. Made—May 26th, 1971. Filed—June 3rd, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Schedule 69 to Regulation 213 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:

SEELEY'S BAY BY-PASS

Schedule 69

In the Township of Leeds in the County of Leeds being,

- (a) part of lots 2 to 7, both inclusive, Concession 7;
- (b) part of Lot 7, Concession 8;

- (c) part of,
 - (i) lots 83 to 91, both inclusive,
 - (ii) Bay Street, and
 - (iii) Park Street,

registered plan 5; and

- (d) part of the road allowance between.
 - (i) lots 6 and 7, Concession 7, and
 - (ii) concessions 7 and 8,

and being that portion of the King's Highway shown as PART 2 on Department of Highways plan P-1931-35, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 24th day of March, 1971.

6.50 miles, more or less.

Regulation 213 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following Schedule:

Schedule 153a

- 1. In the City of Guelph formerly in the Township of Puslinch, in the County of Wellington, being part of Lot 20, north part, Concession 4, and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-4100, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 7th day of April, 1971.
- 2. In the Township of Puslinch in the County of Wellington being,
 - (a) part of Lot 20, south part, Concession 4;
 - (b) part of Lot 20, north part, Concession 4;
 - (c) part of lots 21 and 22, Concession 4;
 - (d) part of lots 22 and 23, north part, Concession 3;
 - (e) part of Lot 23, south part, Concession 3;
 - (f) part of Lot 23, north part, Concession 2;
 - (g) part of lots 22 and 23, south part, Concession 2:
 - (h) part of Given Road in Lot 20, south part, and north part, Concession 4; and
 - (i) part of the road allowance between,
 - (i) lots 20 and 21, Concession 4,

- 1948
- (ii) concessions 3 and 4, and
- (iii) concessions 2 and 3,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-4100, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 7th day of April, 1971.

3.10 miles, more or less.

(1100)

24

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 239/71.

Designations—Trans-Canada Highway, Orillia to Manitoba Boundary. Made—May 26th, 1971. Filed—June 3rd, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Regulation 218 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following Schedule:

MIDLAND BY-PASS

Schedule 3a

In the townships of Tay and Tiny and in the Town of Midland, formerly the Township of Tay, in the County of Simcoe being,

- (a) part of,
 - (i) Lot 101, Concession 2,
 - (ii) the road allowance between lots 100 and 101, Concession 2, and
 - (iii) the road allowance between concessions 1 and 2, in the Town of Midland;
- (b) part of,
 - (i) lots 100 and 101, Concession 1,
 - (ii) the road allowance between lots 100 and 101, Concession 1, and
 - (iii) the road allowance between the townships of Tay and Tiny,

in the Township of Tay; and

(c) part of,

- (i) Lot 101, Concession 1, west of Penetanguishene Road,
- (ii) the road allowance between the townships of Tiny and Tay, and
- (iii) the road allowance between lots 100 and 101, Concession 1, west of Penetanguishene Road,

in the Township of Tiny,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-1920-89, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 6th day of April, 1971.

1.80 miles, more or less.

(1101)

24

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 240/71.

Designations—Trans-Canada Highway, Orillia to Quebec Boundary. Made—May 26th, 1971. Filed—June 3rd, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Regulation 219 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following schedules:

Schedule 38d

In the Township of Horton in the County of Renfrew being,

- (a) part of lots 1 to 11, both inclusive, Concession 4;
- (b) part of lots 13 to 27, both inclusive, Concession 4;
- (c) part of lots 10 to 14, both inclusive, Concession 3; and
- (d) part of the road allowance between,
 - (i) the townships of Horton and McNab,
 - (ii) lots 5 and 6, Concession 4,
 - (iii) lots 10 and 11, Concession 4,
 - (iv) lots 15 and 16, Concession 4,

- (v) lots 20 and 21, Concession 4,
- (vi) concessions 3 and 4, and
- (vii) the townships of Horton and Ross,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-6090, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 13th day of April, 1971.

10.00 miles, more or less.

Schedule 38e

In the Township of Ross in the County of Renfrew being.

- (a) part of lots 27, 26 and 25, Concession 4;
- (b) part of lots 26, 25, 24, 23, 22, 21 and 20, Concession 3; and
- (c) part of the road allowance between,
 - (i) the townships of Ross and Horton,
 - (ii) concessions 3 and 4, and
 - (iii) lots 20 and 21, Concession 3,

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-6091, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 13th day of April, 1971.

3.00 miles, more or less.

(1102)

24

THE HOSPITAL SERVICES COMMISSION ACT

O. Reg. 241/71.

General.
Made—May 11th, 1971.
Approved—May 26th, 1971.
Filed—June 3rd, 1971.

REGULATION MADE UNDER THE HOSPITAL SERVICES COMMISSION ACT

- 1.—(1) Item 51 of Part I of Schedule 2 to Ontario Regulation 1/67 is revoked and the following substituted therefor:
 - 51. Haileybury Temiskaming General Hospital
 - (2) Part I of the said Schedule 2 to Ontario Regulation 1/67, as amended by Ontario

Regulations 121/67, 447/67, 137/68, 199/68, 262/68, 37/69, 90/69, 204/69, 373/69, 135/70, 195/70 and 60/71, is further amended by renumbering 153a as 153aa and by adding thereto the following item:

- 153a. Terrace Bay The McCausland Hospital-Terrace Bay
 - (3) Items 9 and 14 of Part II of the said Schedule 2 to Ontario Regulation 1/67 are revoked.
 - Item 29 of Part II of Schedule 4 to Ontario Regulation 1/67 is revoked and the following substituted therefor:
 - 29. Haileybury Temiskaming General Hospital
 - (1) Item 13 of Part I of Schedule 5 to Ontario Regulation 1/67, as amended by subsection 1 of section 3 of Ontario Regulation 60/71, is revoked.
 - (2) Item 14 of Part I of the said Schedule 5 is amended by striking out "Surgery" in column 2 and inserting in lieu thereof "Hospital".
 - 4. Item 1 of Part II of Schedule 9 to Ontario Regulation 1/67, as made by section 6 of Ontario Regulation 121/67, is amended by striking out "Foundation" in column 2 and inserting in lieu thereof "Institution".
 - 5.—(1) Part I of Schedule 12 to Ontario Regulation 1/67, as remade by section 2 of Ontario Regulation 370/70 and amended by subsections 1 and 2 of section 8 of Ontario Regulation 60/71, is further amended by renumbering item 1 as 1a and by adding thereto the following items:
 - 1. Ajax Ajax-Pickering General Hospital
 - 6a. Barry's Bay St. Francis Memorial Hospital
- 12a. Campbellford Campbellford Memorial Hospital
- 43a. Marathon The Wilson Memorial General Hospital
- 62a. St. Thomas St. Thomas-Elgin General Hospital

(2) Part II of the said Schedule 12, as remade by section 2 of Ontario Regulation 370/70 and amended by subsection 3 of section 8 of Ontario Regulation 60/71, is further amended by adding thereto the following item:

O. Reg. 241/71

- 2a. Ear Falls Ear Falls Ambulance Service
- (3) Item 7 of Part II of the said Schedule 12, as made by section 2 of Ontario Regulation 370/70, is revoked.
- (4) Item 6 of Part III of the said Schedule 12, as made by section 2 of Ontario Regulation 370/70, is revoked.
- (5) Item 7 of Part III of the said Schedule 12, as made by section 2 of Ontario Regulation 370/70, is amended by striking out "Bullock & Pinkham" in column 2 and inserting in lieu thereof "Beaverton".
- (6) Item 63 of Part III of the said Schedule 12, as made by section 2 of Ontario Regulation 370/70, is amended by striking out "M. Box" in column 2 and inserting in lieu thereof "Parkhill".
- (7) Item 66 of Part III of the said Schedule 12, as made by section 2 of Ontario Regulation 370/70, is revoked.
- (8) Item 77 of Part III of the said Schedule 12, as made by section 2 of Ontario Regulation 370/70, is revoked.

ONTARIO HOSPITAL SERVICES COMMISSION:

S. W. MARTIN
Chairman

E. P. McGavin
Commissioner

Dated at Toronto, this 11th day of May, 1971.

(1103)

THE FOREST FIRES PREVENTION ACT, 1968

O. Reg. 242/71. Restricted Fire Zone. Made—June 3rd, 1971. Filed—June 3rd, 1971.

REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT, 1968

RESTRICTED FIRE ZONE

1. The parts of Ontario described in schedules 2, 5

and 18 to Ontario Regulation 119/69 are declared to be restricted fire zones from the 3rd day of June to the 15th day of June, both inclusive, in the year 1971.

RENE BRUNELLE
Minister of Lands and Forests

Dated at Toronto, this 3rd day of June, 1971.

(1104) 24

THE RESIDENTIAL PROPERTY TAX REDUCTION ACT, 1968

O. Reg. 243/71.

Tax Reduction in Respect of Residential Properties. Made—June 2nd, 1971.

Filed—June 3rd, 1971.

REGULATION MADE UNDER THE RESIDENTIAL PROPERTY TAX REDUCTION ACT, 1968

TAX REDUCTION IN RESPECT OF RESIDENTIAL PROPERTIES

- 1. The amount of the tax reduction in respect of each residential property in the City of Thunder Bay in the year 1971 shall be the amount of \$56.
 - 2. Ontario Regulation 249/70 is revoked.

(1105)

24

THE PUBLIC HOSPITALS ACT

O. Reg. 244/71. Classification of Hospitals. Made—May 26th, 1971. Filed—June 3rd, 1971.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

- Subsection 1 of section 1 of Ontario Regulation 364/67, as amended by section 1 of Ontario Regulation 126/68 and section 1 of Ontario Regulation 118/71, is further amended by striking out "and" at the end of clause i, by inserting "and" at the end of clause j and by adding thereto the following clause:
 - (k) Group K hospitals, being separate organized facilities approved as such by the Ontario Hospital Services Commission, to provide local diagnostic and treatment services in a community or district to handicapped or disabled individuals requiring restorative and adjustive services in an integrated and coordinated program.

24

- (1) The Schedule to Ontario Regulation 364/67, as amended by Ontario Regulations 6/68, 100/68, 126/68, 174/68, 200/68, 264/68, 421/68, 38/69, 203/69, 295/69, 374/69, 20/70, 80/70, 194/70, 61/71 and 118/71, is further amended by,
 - (a) striking out "Misericordia Hospital" opposite item 29 under the heading "Group C Hospitals" and inserting in lieu thereof "Temiskaming General Hospital";
 - (b) adding the following under the heading "Group C Hospitals":

78a. Terrace Bay The McCausland Hospital-Terrace Bay

- (c) striking out "Misericordia Hospital" opposite item 34 under the heading "Group G Hospitals" and inserting in lieu thereof "Temiskaming General Hospital".
- (2) The said Schedule to Ontario Regulation 364/67 is further amended by adding thereto the following Group:

GROUP K HOSPITALS

Item Location	Name
1. Chatham	Kent County Children's Treatment Centre
2. Hamilton	Hamilton District Society for Crippled Children
3. Kitchener	Kitchener-Waterloo Rotary Children's Centre
4. London	London District Crippled Children's Treatment Centre
5. Oshawa	Simcoe Hall Crippled Children's School and Medical Centre
6. Ottawa	The Ottawa Crippled Children's Treatment Centre
7. St. Catharines	Niagara Peninsula Crippled Children's Society
8. St. Catharines	Niagara Peninsula Rehabilita- tion Centre
9. Sarnia	The Lambton County Associa- tion for Cerebral Palsy
10. Sault Ste. Marie	Sault Ste. Marie Children's Rehabilitation Centre
11. Sudbury	Sudbury & District Crippled Children's Treatment Centre
12. Thunder Bay	Northwestern Ontario Crippled Children's Centre
13. Windsor	Remedial Speech Association of Essex County
14. Windsor	Cerebral Palsy Association of Windsor and Essex County
15. Windsor	Windsor Red Cross Society

(1106)

THE FOREST FIRES PREVENTION ACT, 1968

O. Reg. 245/71.

Restricted Fire Zone. Made—June 3rd, 1971. Filed—June 3rd, 1971.

REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT, 1968

RESTRICTED FIRE ZONE

1. The parts of Ontario described in schedules 3, 4, 7, 14, 16 and 20 to Ontario Regulation 119/69 are declared to be restricted fire zones from the 3rd day of June to the 15th day of June, both inclusive, in the year 1971.

RENE BRUNELLE
Minister of Lands and Forests

Toronto, June 3rd, 1971.

(1107)

24

THE PUBLIC LANDS ACT

O. Reg. 246/71.

Sale and Lease of Public Lands. Made—May 26th, 1971. Filed—June 3rd, 1971.

REGULATION MADE UNDER THE PUBLIC LANDS ACT

SALE AND LEASE OF PUBLIC LANDS

INTERPRETATION

- 1. In this regulation,
 - (a) "Canadian" means Canadian citizen as defined in the Canadian Citizenship Act (Canada);
 - (b) "commercial use" means any use of a summer resort location, other than private use;
 - (c) "cottage" means a building in which facilities are provided for cooking and for shelter for one or more persons living therein, as a single and non-profit housekeeping unit;
 - (d) "frontage" means any limit or limits of a summer resort location contiguous to or adjacent to a lake, river or road but, where a summer resort location has limits contiguous to or adjacent to a lake or river

- and a road, "frontage" means the limit or limits contiguous to or adjacent to the lake or river;
- (e) "irregular area" means a summer resort location having frontage longer than twice the width of the location;
- (f) "private use" means the use of a summer resort location for the erection and maintenance of a cottage;
- (g) "regular area" means a summer resort location having frontage not longer than twice the width of the location;
- (93)
- (h) "side" means a limit of a summer resort location that meets a frontage of the location:
- (i) "width" means,
 - where a summer resort location has only one side, the distance measured in a straight line between the ends of that side,
 - (ii) where a summer resort location has only two sides and the sides are parallel, the distance, between the sides, measured perpendicularly,
 - (iii) where a summer resort location has only two sides and the sides are not parallel, the distance between the sides, measured in a straight line from the mid-point of each side, or
 - (iv) where a summer resort location has three or more sides, the distance that is longest when measured in a straight line between the midpoints of two sides meeting the same frontage.

SALE OF SUMMER RESORT LOCATIONS FOR COMMERCIAL USE

An application to purchase, an acceptance of an application to purchase and an application for letters patent for a summer resort location for commercial use shall be in a form provided by the Minister.

- 3.—(1) Subject to subsection 2, the Minister may sell to an applicant who is twenty-one years of age or over, for commercial use.
 - (a) a regular area not smaller than three acres and not larger than fifteen acres and having a width not under 300 feet and not over 1,200 feet;
 - (b) an irregular area not smaller than three acres and not larger than fifteen acres; or

- (c) an island containing not less than three acres and not more than fifteen acres.
- (2) Subject to subsection 3, the purchaser, or the patentee and owner, of a summer resort location sold for commercial use is not entitled to purchase another summer resort location for commercial use.
- (3) Subject to subsection 4, the purchaser, or the patentee and owner, of a summer resort location for commercial use may apply for additional land abutting his summer resort location, for commercial use, but the summer resort location and the additional land together shall not,
 - (a) where the summer resort location and additional land comprises a regular area, have a width of over 1,200 feet or an area larger than fifteen acres; or
 - (b) where the summer resort location and additional land comprise an irregular area, have an area larger than fifteen acres.
- (4) Where an application to purchase additional land under subsection 3 is accepted, the purchaser shall comply with subsection 2 of section 4.
- 4.—(1) Subject to subsection 2, where the summer resort location is sold for commercial use, the purchaser shall erect on the location within twenty-four months from the date on which he paid the full amount of the purchase price a building or buildings of the type required for the commercial use for which he land was sold and in the construction of which he has expended labour and materials valued at not less than \$3,000 according to the prevailing wage rates for labour and prices for materials in the locality, and
 - (a) in the case of a regular area, \$2,000 for each 100 feet of width over 600 feet; or
 - (b) in the case of an irregular area or of an island \$2,000 for each acre over 10 acres.
- (2) Where the purchaser of a summer resort location sold for commercial use, whether or not letters patent for the location have issued, subsequently purchases an abutting summer resort location for commercial use, he shall expend labour and materials on the location or on the abutting location, or on both, valued,
 - (a) in the case of a regular area, at not less than \$2,000 for each 100 feet of width; or
 - (b) in the case of an irregular area or of an island, at not less than \$2,000 for each acre.

- (a) for a regular or irregular area,
 - (i) \$1,500, or
 - (ii) \$300 and an additional \$4 for each foot of frontage and \$100 for each acre in excess of eight, whichever is the greater; and
- (b) for an island, \$300 and an additional \$350 for each acre.
- (2) The price at which public lands, other than those mentioned in subsection 1, are to be sold as summer resort locations for commercial use is fixed at,
 - (a) for a regular or irregular area, \$4 for each foot of frontage and an additional \$100 for each acre in excess of eight;
 - (b) for an island, \$350 for each acre.
- R. 6. A purchaser of a summer resort location for commercial use shall,
 - (a) where the location is surveyed, pay the purchase price with his application;
 - (b) where the location is not surveyed and the Minister has instructed the Surveyor General to cause the location to be surveyed, pay \$175 of the purchase price with his application and the balance of the purchase price within thirty days of the date on which he is notified in writing of the amount of that balance; or
 - (c) where the location is not surveyed and the Minister does not cause the location to be surveyed,
 - pay \$25 of the purchase price with his application,
 - (ii) file with the district forester within six months of the date of his application for the approval of the Surveyor General a plan, and field notes of survey of the location on transparent linen certified by an Ontario land surveyor, and metes and bounds description of the location, and
 - (iii) pay the balance of the purchase price within thirty days of the date on which he is notified in writing of the amount of the balance.
- R. 7.—(1) Where application for letters patent for a summer resort location for commercial use is made, an officer or agent of the Department shall make an inspection and complete an inspection report in a form provided by the Minister.

- (2) Where the inspection report shows that the purchaser has complied with the terms and conditions of sale, the Minister may direct the issue of letters patent to the applicant therefor.
- (3) Notwithstanding that an application for letters patent for a summer resort location for commercial use has not been made, the Minister may,
 - (a) direct an officer or agent of the Department to make an inspection and complete an inspection report; and
 - (b) where the inspection report shows that the terms and conditions of the sale have been complied with, direct the issue of letters patent to the purchaser or to any person claiming under him.

LEASE OF SUMMER RESORT LOCATIONS FOR PRIVATE USE

- 8. The sale of summer resort locations for private use is prohibited.
- 9. An application to lease a summer resort location for private use and an acceptance of an application for such lease shall be in a form provided by the Minister.
- A lease of a summer resort location for private use shall not be granted to,
 - (a) the owner of a leasehold interest granted under this regulation or under The Provincial Parks Act or any predecessor thereof;
 - (b) the purchaser or the patentee and owner of a summer resort location sold for private use under the Act or the regulations;
 - (c) a person who is the owner of a leasehold or freehold interest in land within the subdivision/or adjacent to the body of water in respect of which an application is made or the spouse or dependent child of such person;
 - (d) an infant; or
 - (e) a corporation, partnership, or an association of persons or corporations.
- 11. A lease of a summer resort location for private use shall not be assigned or sublet nor shall the possession of the land be parted with to a person mentioned in section 10, but nothing in this section shall prevent the mortgaging of a leasehold interest to a corporation.

- (2) Subject to subsection 3, during the period of one year next following the date of registration of a plan of subdivision creating summer resort locations, no person, other than a Canadian, or a person having landing, shall apply for a lease of a summer resort location in the subdividion for private purposes and no such lease shall be granted to any such person.
- (3) During the period of one year next following the date on which this regulation comes into force, no person, other than a Canadian, or a person having landing, shall apply for a lease of a summer resort location for private purposes and no such lease shall be granted to any such person.
- ω 13. A lease of a summer resort location for private use shall not be granted, except of a lot on a registered plan of subdivision,
 - (a) registered on or after the date on which this regulation comes into force; or
 - (b) registered prior to the date on which this regulation comes into force and approved for leasing by the Minister.
- 14. A lease of a summer resort location for private use shall be for a term of the number of months from the date of the lease to the 31st day of December of that year and a further term of thirty years and shall contain the right to a renewal lease for two terms of ten years each.
- 15.—(1) Subject to subsection 3, the rent for the first term of a lease of a summer resort location for private use shall be \$50 plus ten per cent of the appraised market value of the location as determined by the Minister multiplied by the number of months in the term and divided by twelve.
- (2) Subject to subsection 3, the annual rent for the thirty-year term of a lease of a summer resort location for private use shall be ten per cent of the appraised market value of the location as determined by the Minister and shall be subject to review in the tenth and twentieth years of the term by the Minister, subject to arbitration under *The Arbitrations Act* in the event of dispute.
- (3) The minimum annual rent for a summer resort location for private use is,
 - (a) 50 cents for each foot of frontage or \$50, whichever is the greater, for a regular area;
 - (b) \$25 plus 25 cents a foot for the first 200 feet and 10 cents a foot for each foot in excess of 200 feet, for an irregular area; or
 - (c) \$60 or \$25 plus \$35 for each acre, whichever is the greater, for an island.
- 16. The fee for the assignment or subletting of a lease of a summer resort location for private use or for parting with possession of the location is \$100.

EXTENSIONS

17. The Minister may extend the time for performance of a term or condition of a sale or lease of public lands for a period of one year and the fee therefor is \$50.

FEES FOR LICENCES OF OCCUPATION OR LAND USE PERMITS

- 18.—(1) In this section, "lines" means the towers, poles, wires, cables and other conductors used for the purpose of conveying or distributing electricity or energy for telegraph, telephone, or electric light, heat or power purposes.
- (2) The fee for a licence of occupation or a land use permit permitting the holder thereof to occupy public lands is,
 - (a) for the erection, operation and maintenance of lines where the area comprises,
 - (i) not more than 100 acres, 50 cents an acre, or \$25, whichever is the greater,
 - (ii) more than 100 acres but not more than 500 acres, \$50 and an additional 35 cents for each acre in excess of 100,
 - (iii) more than 500 acres, \$190 and an additional 25 cents for each acre in excess of 500;
 - (b) for the construction, operation and maintenance of roads,
 - (i) \$4 a mile or part thereof, or
 - (ii) \$25,

whichever is the greater;

- (c) for the erection, operation and maintenance of sawmills and depots for woods operations, including log storage,
 - (i) \$10 for each acre up to and including five acres and an additional \$2 for each acre in excess of five acres, or
 - (ii) \$50,

whichever is the greater;

- (d) for the erection, operation and maintenance of booms for the purpose of log storage,
 - (i) the sum of \$10 for each acre up to and including five acres and \$1 for each acre in excess of five acres, or
 - (ii) \$50,

whichever is the greater;

- (e) for the erection, operation and maintenance of sawmills and depots for woods operations, including log storage, and for the erection, operation and maintenance of booms for log storage,
 - (i) the sum of \$10 for each acre up to and including five acres, and an additional \$2 for each acre in excess of five acres for the area not covered with water and the sum of \$10 for each acre up to and including five acres and an additional \$1 for each acre in excess of five acres for the area of land covered with water, or
 - (ii) \$100,

whichever is the greater;

- (f) for the cutting and removal of hay,
 - (i) \$1 a ton, or
 - (ii) \$10.

whichever is the greater;

- (g) for grazing purposes,
 - (i) 50 cents an acre, or
 - (ii) \$10,

whichever is the greater;

- (h) for a site for a private residence,
 - (i) not in excess of one acre, \$25, or
 - (ii) in excess of one acre, \$25 and an additional \$10 for each acre in excess of one acre;
- (i) for the tapping of maple trees,
 - (i) 5 cents for each spile, or
 - (ii) \$15,

whichever is the greater;

- (j) for the removal of sphagnum moss, \$5 and an additional 5 cents for each 100 pounds;
- (k) for the removal of peat moss, \$25 and an additional 2½ cents for each 100 pounds;
- (l) for a site for the erection and operation of a camp for commercial use in connection with angling or hunting,

- (i) \$45, if the site is contiguous to a lake or river, or to a road allowance along a lake or river, or
- (ii) \$35, if the site is not contiguous to a lake or river, or to a road allowance along a lake or river.
- (3) A fee of \$20 is prescribed for a land use permit permitting the holder thereof to occupy the public land therein described as a site for a camp for private use in connection with angling or hunting.
- (4) The holder of a licence of occupation or a land use permit for a purpose set out in subsection 2 or 3 shall pay the prescribed fee for each year or part thereof that the licence of occupation or land use permit is in effect.
- (5) Notwithstanding anything contained in this section, where a land use permit does not reserve the Crown timber on the public land therein described, the Minister may increase the prescribed fee payable under this section by the value of the Crown timber as determined by the Minister.
- 19.—(1) Subject to subsection 2, the fee for a lease or a licence of occupation permitting the holder thereof to occupy public lands covered with water, except the Great Lakes and interconnecting waters, is,
 - (a) for the erection and maintenance of a boathouse for private use.
 - (i) \$15, or
 - (ii) \$15 for each acre.

whichever is the greater;

- (b) for the erection and maintenance of a dock for private use,
 - (i) \$15, or
 - (ii) \$15 for each acre.

whichever is the greater;

- (c) for the erection and maintenance of a boathouse and dock for private use,
 - (i) \$30, or
 - (ii) \$30 for each acre,

whichever is the greater;

- (d) for the erection and maintenance of protection works and groynes for private use,
 - (i) \$10, or
 - (ii) \$10 for each acre,

O. Reg. 246/71 whichever is the greater;

- (e) for the erection and maintenance of a boathouse for commercial use,
 - (i) \$30, or
 - (ii) \$30 for each acre,

whichever is the greater;

- (f) for the erection and maintenance of a dock for commercial use,
 - (i) \$30 or
 - (ii) \$30 for each acre,

whichever is the greater;

- (g) for the erection and maintenance of a boathouse and dock for commercial use,
 - (i) \$60, or
 - (ii) \$60 for each acre,

whichever is the greater;

- (h) for the installation and maintenance of protection works and groynes for commercial use,
 - (i) \$20, or
 - (ii) \$20 for each acre,

whichever is the greater;

- (i) for the erection, operation and maintenance of a marina for commercial use,
 - (i) \$60, or,
 - (ii) \$60 for each acre,

whichever is the greater;

- (j) for the purposes of an airport for commercial use,
 - (i) \$50, or
 - (ii) \$50 for each acre,

whichever is the greater;

- (k) for the installation, operation and maintenance of intake and outfall pipes or sewers for commercial use,
 - (i) \$50, or
 - (ii) \$50 for each acre,

whichever is the greater;

- (l) for the installation, operation and maintenance of a pipe line for commercial use,
 - (i) \$35, or
 - (ii) \$35 for each acre,

whichever is the greater.

- (2) The fee for a lease or a licence of occupation permitting a municipality to occupy, for municipal purposes, public lands covered with water is \$100.00.
- (3) The holder of a lease or licence of occupation for a purpose set out in subsection 1 shall pay the prescribed fee for each year or part thereof that the lease or licence of occupation is in effect.
- **20.**—(1) Regulation 524 of Revised Regulations of Ontario, 1960 and Ontario Regulations 370/61, 66/62, 214/63, 268/63, 208/64, 87/69, 218/69, 447/69, 113/70 and 517/70 are revoked.
- (2) Subsection 1 does not apply in respect of a sale of a summer resort location for private use made before the date on which this Regulation comes into force or a sale or free grant of public lands for agricultural purposes made before the 29th day of March, 1961.

(1108)

24

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 247/71.

General.

Made—June 2nd, 1971.

Filed—June 4th, 1971.

REGULATION MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

- Clause a of subsection 3 of section 10 of Ontario Regulation 239/67, as remade by section 1 of Ontario Regulation 74/69 and amended by subsection 2 of section 2 of Ontario Regulation 168/69 and section 1 of Ontario Regulation 71/70, is revoked and the following substituted therefor:
 - (a) who is resident in a nursing home, is an amount up to a maximum of \$11 a day from and including the 1st day of April, 1971, multiplied by the number of days in the month.

(1109)

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 248/71. General. Made—June 2nd, 1971. Filed—June 4th, 1971.

REGULATION MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

- 1.—(1) Clause a of subsection 3 of section 4a of Ontario Regulation 239/67, as made by section 3 of Ontario Regulation 150/70, is revoked and the following substituted therefor:
 - (a) a single person who attends,
 - (i) a school under The Public Schools Act,
 - (ii) a secondary school under The Secondary Schools and Boards of Education Act
 - (iii) a separate school under The Separate Schools Act, or

(iv) a private school registered under The Department of Education Act,

and who if requested by the welfare administrator, submits a written statement from the school authority that it is desirable for him to continue attending the school; or

- . (2) The said section 4a, as made by section 3 of Ontario Regulation 150/70, is amended by adding thereto the following subsection:
- (4) An employable unmarried adult under eighteen years of age whose parent is willing to provide him with maintenance and support while he resides in the home of his parent is not eligible for assistance,
 - (a) where he resides away from the home of his parent; and
 - (b) where the welfare administrator is of the opinion after making appropriate enquiry, that it is not contrary to his best interest to reside in the home of his parent.

(1110)



Publications Under The Regulations Act

June 26th, 1971

THE CONSERVATION AUTHORITIES ACT, 1968

O. Reg. 249/71.

Conservation Areas—Nottawasaga Valley.
Made—April 7th, 1971.
Approved—May 26th, 1971.
Filed—June 7th, 1971.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT, 1968

CONSERVATION AREAS— NOTTAWASAGA VALLEY

- 1. In this Regulation,
 - (a) "Authority" means the Nottawasaga Valley Conservation Authority;
 - (b) "conservation area" means an area consisting of one parcel or, where two or more parcels are contiguous, the contiguous parcels of land owned by the Authority;
 - (c) "motorized snow vehicle" means a motorized snow vehicle as defined in The Motorized Snow Vehicles Act, 1968; and
 - (d) "vehicle" means a vehicle as defined in The Highway Traffic Act.
- 2. This Regulation applies to the use by the public of conservation areas and the works, vehicles, boats, services and things of the Authority.
- 3. The Secretary-Treasurer may refuse to issue any permit required by this Regulation, where, in his opinion, to do so would not be in the interest of,
 - (a) the best, safest and most orderly use of the conservation area by the public; or
 - (b) the best administration of the conservation area, having regard to the conservation, restoration and development of the natural resources of the conservation area.
 - 4. No person shall,
 - (a) deface, remove or damage any property in a conservation area;
 - (b) remove, injure or destroy any tree, shrub, plant, flower or growing thing, or any soil, rock or other material in a conservation area;

- (c) kill, trap, hunt, pursue or in any manner disturb or cause to be disturbed any wild bird or animal within a conservation area, except,
 - (i) in an area set aside by the Authority for the purpose, and
 - (ii) under the authority of a permit issued by the Secretary-Treasurer;
- (d) fire or discharge any torpedo, rocket or other fireworks in or into a conservation area; or
- (e) perform any act that causes or is likely to cause a danger for other persons using a conservation area.
- 5. No person shall abandon any refuse or other object or material within a conservation area, except in receptacles or pits provided by the Authority for the purpose.
- **6.** No person shall erect, post, paste, fasten, paint or affix any placard, bill, notice or sign in a conservation area unless a permit is first obtained from the Secretary-Treasurer.
- 7.—(1) No person shall bring a horse, cow or other animal into a conservation area without a permit therefor issued by the Secretary-Treasurer.
- (2) No person shall permit a dog, cat or other pet to be in a conservation area unless.
 - (a) the dog, cat or other pet is secured by a leash that does not exceed six feet in length; or
 - (b) a permit therefor has been issued by the Secretary-Treasurer.
 - 8. No person shall,
 - (a) sell or offer for sale any article or service;
 - (b) advertise or carry on any business or commercial enterprise; or
 - (c) beg or solicit charity,

within a conservation area without a permit therefor issued by the Secretary-Treasurer.

9. No person shall bring a show of any kind or any equipment for entertainment into a conservation area without a permit therefor issued by the Secretary-Treasurer.

- 10. Except under a permit therefor issued by the Secretary-Treasurer, no person shall conduct a public meeting or perform any act that congregates or is likely to congregate persons in a conservation area.
- 11. No person shall be in a conservation area after sunset and before sunrise without a permit therefor issued by the Secretary-Treasurer.
- 12.—(1) No person shall wade, bathe or swim in a conservation area except at such times and at such places as are set aside by the Authority for the purpose.
- (2) No person shall take any inflatable object or snorkel or other underwater breathing device into the water in a conservation area, unless a permit to do so has been issued by the Secretary-Treasurer.
- 13. No person shall use a watercraft fitted with any type of motor on the waters in any conservation area except under the authority of a permittherefor issued by the Secretary-Treasurer.
- 14.—(1) Except under a permit therefor issued by the Secretary-Treasurer, no person shall light or maintain a fire in a conservation area in a place other than a fireplace or other location provided by the Authority for the purpose.
- (2) No person who lights a fire in a conservation area shall leave the fire unattended or leave the site of the fire before the fire is completely extinguished.
- 15. Except in conservation areas or parts thereof, that have been set aside and posted by the Authority for hunting and archery, no person, other than a peace officer or an authorized Authority employee or agent, shall possess an air-gun, fire-arm, sling-shot or archery equipment in a conservation area.
- 16. No person shall, within a seventy-five foot radius of any sign designating either a temporary or permanent sanctuary for fish, possess a rod, reel, net, line or any tackle that, in the opinion of the Authority staff, or its agents, may be used to catch fish.
- 17. No person shall possess a net, line, hook, trap, cage or any device for the trapping, capturing, or molesting of any wild animal, bird or creature within a conservation area, except under the authority of a permit therefor issued by the Secretary-Treasurer.
- 18. No person shall use, or have in his possession any form of live minnows in a conservation area.
- 19. No person shall occupy a camp-site except under the authority of a camp-site permit issued by the Secretary-Treasurer.
- 20. No person or group of persons shall have the sole, or 'reserved', use of any conservation area,

- or part thereof, except at such times and in such places as are set aside by the Authority for that purpose, and except under the authority of a permit therefor issued by the Secretary-Treasurer.
- 21.—(1) Sections 63, 68, 69 and 71 of *The Highway Traffic Act* apply to the operation of vehicles on roads under the jurisdiction of the Authority.
 - (2) No person shall,
 - (a) operate a vehicle within a conservation area except on a roadway or other place set aside by the Authority for the purpose;
 - (b) operate a vehicle at a speed in excess of fifteen miles per hour on any road under the jurisdiction of the Authority, except where otherwise posted by the Authority;
 - (c) park a vehicle within a conservation area in a place other than one that has been set aside by the Authority for the purpose; or
 - (d) operate a public commercial vehicle, as defined in The Public Commercial Vehicles Act, within a conservation area for commercial purposes, except for the purpose of making deliveries within the conservation area; or
 - (e) operate a motorized snow vehicle, all-terrain vehicle, or any like thing in any conservation area, except under a permit therefor issued by the Secretary-Treasurer.
- (3) An officer or Authority staff member may direct traffic and, in cases of fire, accident, traffic congestion or other emergency, may direct it into such channels as are necessary to prevent or relieve congestion or give right-of-way.
- (4) Every person shall obey any direction given under subsection 3.
- 22. No person shall enter a conservation area except at such locations as are clearly designated or established for that purpose.
- 23. A conservation area or any part thereof may be closed entirely or closed to certain uses during such specified periods of time as the Authority determines, and no person shall enter upon or occupy such conservation area or part thereof during the times posted.
- **24.**—(1) The fees for parking in all conservation areas are as follows:
 - (a) for one car, motorcycle, motorbicycle, motorscooter, or all-terrain vehicle (A.T.V.), \$1 per day, or \$5 per season;
 - (b) for one bus (ten passengers or more capacity), \$5 per day.

- (2) The fee for rental of the Edenvale Conservation Area Pienic Shelter is \$5 per half-day, with a minimum fee of \$5.
- (3) The fee for a permit authorizing a corn roast or similar activity in any conservation area after sunset is \$10.
- (4) The fee for the issuing of a permit for a group overnight camp or a group day camp is \$5 per week.
- 25. The penalty for a breach of this Regulation is a fine not exceeding \$100.

NOTTAWASAGA VALLEY CONSERVATION AUTHORITY:

> EUGENE S. SMITH Chairman

J. A. Pogue Secretary-Treasurer

Dated at R.R. #1, New Lowell, this 7th day of April, 1971.

(1144)

25

THE FOREST FIRES PREVENTION ACT. 1968

O. Reg. 250/71. Restricted Fire Zone. Made-June 8th, 1971. Filed—June 8th, 1971.

REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT, 1968

1. Ontario Regulation 245/71 is revoked.

RENE BRUNELLE Minister of Lands and Forests

Toronto, June 8th, 1971.

(1145)

25

THE HOMES FOR SPECIAL CARE ACT. 1964

O. Reg. 251/71. General. Made-June 2nd, 1971. Filed-June 9th, 1971.

REGULATION MADE UNDER THE HOMES FOR SPECIAL CARE ACT, 1964

1. Subsection 1 of section 38 of Ontario Regula- | (1147)

- tion 261/64, as remade by section 2 of Ontario Regulation 76/69 and amended by section 1 of Ontario Regulation 88/70, is revoked and the following substituted therefor:
- (1) Where a resident in an approved home, a licensed nursing home or a licensed residential home is unable to pay for his care and maintenance, the Minister may pay an amount not exceeding \$11 for each day that the resident receives care and maintenance in the home, but where the resident does not require nursing care, the amount payable shall not exceed \$36.75 a week.
 - 2. This Regulation shall be deemed to have come into force on the 1st day of April, 1971.

(1146)

25

THE MENTAL HOSPITALS ACT

O. Reg. 252/71.

General. Made-June 2nd, 1971. Filed-June 9th, 1971.

REGULATION MADE UNDER THE MENTAL HOSPITALS ACT

- 1.—(1) Subsection 1 of section 11 of Ontario Regulation 190/68, as amended by subsection 1 of section 1 of Ontario Regulation 89/70, is revoked and the following substituted therefor:
- (1) The Department may pay an amount of \$36.75 a week for the care and maintenance of patients in an approved home.
 - (2) Subsection 2 of the said section 11, as amended by subsection 2 of section 1 of Ontario Regulation 89/70, is revoked and the following substituted therefor:
- (2) Where special care and maintenance are required by a patient, the Department may pay a weekly amount in excess of \$36.75.
 - (3) Subsection 3 of the said section 11, as amended by section 2 of Ontario Regulation 133/69 and subsection 3 of Ontario Regulation 89/70, is revoked and the following substituted there-
- (3) Where a mentally defective patient who requires nursing care is a patient in an approved home, the Department may pay an amount not exceeding \$11 a day for his care and maintenance.
 - 2. This Regulation shall be deemed to have come into force on the 1st day of April, 1971.

THE ENERGY ACT, 1964

O. Reg. 253/71.

Spacing Units—Rosedale Pool. Made—May 5th, 1971. Filed—June 9th, 1971.

REGULATION MADE UNDER THE ENERGY ACT, 1964

SPACING UNITS—ROSEDALE POOL

- 1. This Regulation applies to the east half of Lot 8, Lot 9, Lot 10 and the west half of Lot 11, concessions I and II, in the Township of Enniskillen, in the County of Lambton.
- 2. This Regulation applies only to wells drilled to formations of Silurian age.
- 3. The perimeter of the area described in section 1 shall define the limits of the Rosedale pool and the area contained therein is designated as a spacing unit and is hereinafter referred to as "the pool".
 - 4. No person shall,
 - (a) bore or drill a well closer than 500 feet to the limits of the pool; or
 - (b) without the written consent of the Minister, produce from a well in the pool unless all the interests in the oil and gas within the pool have been joined for the purpose of producing the well.
- 5. Notwithstanding clause i of section 1 of Ontario Regulation 420/68, two or more wells may be bored or drilled in the pool.

(1148) 25

THE HIGHWAY TRAFFIC ACT

O. Reg. 254/71. Speed Limits. Made—June 9th, 1971.

Filed—June 11th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

 (1) Paragraph 1 of Part 1 of Schedule 1 to Regulation 232 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor: Essex—
Twp. of
Rochester

- 1. That part of the King's Highway known as No. 2 in the Township of Rochester in the County of Essex lying between a point situate 1000 feet measured westerly from its intersection with the line between concessions 4 and 5 and a point situate at its intersection with the westerly limit of the road allowance between concessions 1 and 2.
- (2) Part 1 of the said Schedule 1, as amended by Ontario Regulations 15/62, 128/62, 164/62, 303/62, 207/63, 18/64, 227/64, 1/65, 206/65 and 115/70, is further amended by adding thereto the following paragraph:

Essex—

Twps. of Maidstone and Sandwich South

23. That part of the King's Highway known as No. 2 in the County of Essex lying between a point situate 630 feet measured westerly from its intersection with the westerly limit of the roadway known as West Puce River Road in the locality of Puce in the Township of Maidstone and a point situate 430 feet measured westerly from its intersection with the line between lots 153 and 154 in Concession 2 in the Township of Sandwich South.

- (3) Paragraph 16 of Part 3 of the said Schedule 1, as remade by subsection 2 of section 1 of Ontario Regulation 88/64, is revoked.
- (4) Paragraph 35 of Part 3 of the said Schedule 1, as made by subsection 3 of section 1 of Ontario Regulation 88/64, is revoked.
- (5) Part 3 of the said Schedule 1, as amended by Ontario Regulations 184/61, 371/61, 15/62, 128/62, 164/62, 262/62, 303/62, 207/63, 18/64, 88/64, 163/64, 227/64, 1/65, 206/65, 134/66, 151/67 and 115/70, is further amended by adding thereto the following paragraph:

Essex— Twp. of Sandwich

Town of Tecumseh

South

Essex lying between a point situate 430 feet measured westerly from its intersection with the line between lots 153 and 154 in Concession 2 in the Township of Sandwich South and a point situate 300 feet measured westerly from its intersection with the westerly limit of the roadway known as Shawnee Road in the Town of Tecumseh.

41. That part of the King's Highway

known as No. 2 in the County of

- (6) Paragraph 26 of Part 4 of the said Schedule 1, as remade by subsection 3 of section 1 of Ontario Regulation 134/66, is revoked.
- (7) Paragraphs 28 and 29 of Part 4 of the said Schedule 1, as made by subsection 2 of sec-

tion 1 of Ontario Regulation 330/61, are revoked and the following substituted therefor:

28. That part of the King's Highway known as No. 2 in the Town of Burlington in the County of Halton lying between a point situate at its intersection with the centre line of the roadway known as Botanical Drive and a point situate at its intersection with the line between the Town of Burlington and the Township of West Flamborough.

- (8) Paragraphs 31 and 32 of Part 4 of the said Schedule 1, as made by subsection 4 of section 1 of Ontario Regulation 88/64, are revoked.
- (9) Part 4 of the said Schedule 1, as amended by Ontario Regulations 184/61, 330/61, 371/61, 164/62, 262/62, 88/64, 163/64, 1/65, 152/65, 134/66, 250/66, 315/66, 151/67, 115/70 and 387/70, is further amended by adding thereto the following paragraph:

Sesex—

Twp. of Maidstone

Maidstone

Twp. of Maidstone

- (10) Paragraph 3 of Part 5 of the said Schedule 1, as remade by subsection 5 of section 1 of Ontario Regulation 88/64, is revoked.
- (11) Paragraph 5 of Part 5 of the said Schedule 1 is revoked.
- (12) Paragraph 9 of Part 5 of the said Schedule 1, as made by subsection 3 of section 1 of Ontario Regulation 330/61, is revoked.
 - 2.—(1) Paragraph 1 of Part 2 of Schedule 7 to Regulation 232 of Revised Regulations of Ontario, 1960, as made by subsection 1 of section 2 of Ontario Regulation 88/64, is revoked and the following substituted therefor:

Halton—
Town of Oakville

1. That part of the King's Highway known as No. 5 in the County of Halton lying between a point situate at its intersection with the line between the towns of Oakville and Burlington and a point situate at its intersection with the easterly limit of the roadway

known as Winston Churchill Boulevard in the Town of Oakville.

- (2) Paragraphs 1 and 2 of Part 2a of the said Schedule 7, as made by subsection 1 of section 3 of Ontario Regulation 330/61, are revoked and the following substituted therefor:
- 1. That part of the King's Highway Wentworth known as No. 5 lying between a point and Halton-situate 1000 feet measured westerly from its intersection with the centre Twp. of line of the roadway known as Guelph East Line in the Town of Burlington in the Flamborough County of Halton and a point situate at its intersection with the line between Town of the Town of Burlington in the County Burlington of Halton and the Township of East Flamborough in the County of Wentworth.

2. That part of the King's Highway known as No. 5 in the County of Halton lying between a point situate at its intersection with the line between the towns of Oakville and Burlington and a point situate 1000 feet measured easterly from its intersection with the centre line of the roadway known as Guelph Line in the Town of Burlington.

- (3) Paragraph 3 of Part 3 of the said Schedule 7, as made by subsection 1 of section 1 of Ontario Regulation 166/64, is revoked.
- (4) Paragraph 5 of Part 4 of the said Schedule 7, as remade by subsection 3 of section 1 of Ontario Regulation 166/64, is revoked.
- (5) Paragraph 6 of Part 4 of the said Schedule 7, as made by subsection 2 of section 3 of Ontario Regulation 330/61, is revoked and the following substituted therefor:

6. That part of the King's Highway known as No. 5 in the Town of Burlington in the County of Halton commencing at a point situate 1000 feet measured easterly from its intersection with the centre line of the roadway known as Guelph Line and extending westerly therealong for a distance of 2000 feet more or less.

- (6) Paragraph 1 of Part 5 of the said Schedule 7, as remade by subsection 4 of section 1 of Ontario Regulation 166/64, is revoked.
- 3.—(1) Paragraph 2 of Part 1 of Schedule 8 to Regulation 232 of Revised Regulations of Ontario, 1960, as made by subsection 2 of section 4 of Ontario Regulation 184/61, is revoked and the following substituted therefor:

Wellington—

Twps. of Guelph and Nichol

Tween and a point situate 2500 feet measured northerly from its intersection with the line between lots 1 and 2 in Concession 2

Division D in the Township of Guelph and a point situate at its intersection with the line between concessions 1 and 2 in the Township of Nichol.

- (2) Part 1 of the said Schedule 8, as remade by subsection 1 of section 4 of Ontario Regulation 184/61 and amended by Ontario Regulations 15/62, 273/62, 25/66, 370/66, 151/67, 161/68 and 387/70, is further amended by adding thereto the following paragraph:
- 17. That part of the King's Highway Wentworth- known as No. 6 in the townships of West Flamborough and East Flam-Twps. of borough in the County of Wentworth East lying between a point situate 1200 feet Flamborough measured northerly from its intersecand West tion with the centre line of the King's Flamborough Highway known as No. 5 and a point situate 500 feet measured southerly from its intersection with the centre line of the road allowance between concessions 7 and 8.
 - (3) Paragraph 3 of Part 3 of the said Schedule 8, as made by subsection 4 of section 4 of Ontario Regulation 184/61, is revoked.
 - 4.—(1) Paragraph 9 of Part 1 of Schedule 9 to Regulation 232 of Revised Regulations of Ontario, 1960, as remade by subsection 1 of section 2 of Ontario Regulation 115/70, is revoked and the following substituted therefor:
- 9. That part of the King's Highway
 Victoria—

 Twps. of
 Mariposa
 and Emily

 2000 feet measured easterly from its
 intersection with the line between
 lots 15 and 16 in Concession 9 in the
 Township of Mariposa and a point
 situate at its intersection with the
 centre line of Lot 4 in Concession 4
 in the Township of Emily.
- (2) Paragraph 10 of Part 1 of the said Schedule 9, as remade by subsection 1 of section 5 of Ontario Regulation 330/61, is revoked.
- (3) Paragraph 8 of Part 3 of the said Schedule 9 is revoked.
- (4) Paragraph 15 of Part 4 of the said Schedule 9 is revoked.
- (5) Paragraph 4 of Part 5 of the said Schedule 9 is revoked.

- 5. Paragraph 13 of Part 1 of Schedule 11 to Regulation 232 of Revised Regulations of Ontario, 1960, as remade by section 5 of Ontario Regulation 387/70, is revoked and the following substituted therefor:
- 13. That part of the King's Highway known as No. 9 lying between a point York and Simcoesituate at its intersection with the westerly limit of the townships of East Twps. of Gwillimbury and King in the County East of York and a point situate 1000 feet Gwillimbury, measured easterly from its intersec-King, and tion with the easterly limit of the Tecumseth King's Highway known as No. 27 in the Township of Tecumseth in the County of Simcoe and the Township of King in the County of York.
 - 6.—(1) Paragraph 1 of Part 1 of Schedule 12 to Regulation 232 of Revised Regulations of Ontario, 1960, as remade by subsection 1 of section 1 of Ontario Regulation 308/66, is revoked and the following substituted therefor:

Peel—

Twps. of Chinguacousy and Caledon

The Township of Chinguacousy and Caledon

The Township of Chinguacousy and a point situate 625 feet measured northerly from its intersection with the centre line of the roadway known as County Road No. 9 in the Township of Chinguacousy and a point situate 625 feet measured northerly from its intersection with the line between lots 14 and 15 in Concession 1 in the Township of Caledon.

- (2) Paragraph 2 of Part 4 of the said Schedule 12, as remade by subsection 2 of section 3 of Ontario Regulation 224/67, is revoked.
- (3) Paragraph 3 of Part 4 of the said Schedule 12, as made by subsection 1 of section 3 of Ontario Regulation 166/64, is revoked.
- (4) Paragraph 6 of Part 4 of the said Schedule 12, as made by subsection 2 of section 4 of Ontario Regulation 151/67, is revoked.
- (5) Paragraph 1 of Part 6 of the said Schedule 12, as remade by subsection 3 of section 3 of Ontario Regulation 166/64, is revoked.
- (6) Paragraph 3 of Part 6 of the said Schedule 12, as made by subsection 3 of section 4 of Ontario Regulation 151/67, is revoked.
- 7. Part 1 of Schedule 19 to Regulation 232 of Revised Regulations of Ontario, 1960, as made by subsection 1 of section 1 of Ontario Regulation 72/63 and amended by section 5 of Ontario Regulation 115/70, is further amended by adding thereto the following paragraph:

Leeds and Grenville—

Twp. of Edwardsburgh

2. That part of the King's Highway known as No. 16 in the Township of Edwardsburgh in the County of Leeds and Grenville lying between a point situate at its intersection with the line between concessions 5 and 6 and a point situate at its intersection with the line between concessions 7 and 8.

- 8.—(1) Paragraph 2a of Part 1 of Schedule 20 to Regulation 232 of Revised Regulations of Ontario, 1960, as remade by section 6 of Ontario Regulation 115/70, is revoked and the following substituted therefor:
- 2a. That part of the King's Highway known as No. 17 in the Regional Regional Municipality of Municipality of Ottawa-Carleton lying Ottawabetween a point situate at its inter-Carletonsection with the line between lots 9 and 10 in Concession 1 in the Township Twps. of of Gloucester and a point situate at Gloucester its intersection with the roadway and March known as Regional Road No. 9 in the Township of March.
 - (2) Part 4 of the said Schedule 20, as amended by Ontario Regulations 184/61, 330/61, 128/62, 183/62, 197/62, 114/63, 122/63, 228/63, 284/64, 1/65, 68/66, 250/66, 315/66, 151/67, 335/67, 431/67, 161/68, 440/68, 39/69, 400/69 and 387/70, is further amended by adding thereto the following paragraph:

32. That part of the King's Highway known as No. 17 in the Town of Mattawa in the District of Nipissing lying between a point situate 485 feet measured westerly from its intersection with the centre line of the roadway known as Park Street and a point situate at its intersection with the westerly limit of the roadway known as West Street.

 Paragraph 1 of Part 3 of Schedule 24 to Regulation 232 of Revised Regulations of Ontario, 1960, as remade by subsection 2 of section 1 of Ontario Regulation 336/65, is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 20 in the Township of Saltfleet in the County of Wentworth lying between a point situate at its intersection with the southerly limit of the City of Hamilton and a point situate 150 feet measured southerly from its intersection with the northerly limit of the roadway known as Green Mountain Road.

10.—(1) Paragraph 7 of Part 2 of Schedule 24a to Regulation 232 of Revised Regulations of Ontario, 1960, as made by subsection 1 of section 4 of Ontario Regulation 166/64, is revoked and the following substituted therefor:

Lambton-

Twp. of Plympton 7. That part of the King's Highway known as No. 21 in the Township of Plympton in the County of Lambton lying between a point situate 2220 feet measured southerly from its intersection with the line between concessions 3 and 4 and a point situate at its intersection with the southerly limit of the King's Highway known as No. 7.

- (2) Paragraph 7 of Part 3 of the said Schedule 24a, as made by subsection 2 of section 4 of Ontario Regulation 166/64, is revoked.
- 11. Paragraph 3 of Part 1 of Schedule 25a to Regulation 232 of Revised Regulations of Ontario, 1960, as made by section 3 of Ontario Regulation 197/62, is revoked and the following substituted therefor:

Wellington— Twps. of Guelph and Erin

- 3. That part of the King's Highway known as No. 24 in the County of Wellington lying between a point situate at its intersection with the line between lots 2 and 3 in Concession 6 in the Township of Guelph and a point situate 1500 feet measured southerly from its intersection with the centre line of the road allowance between concessions 2 and 3 in the Township of Erin.
- 12.—(1) Paragraph 1 of Part 2a of Schedule 26 to Regulation 232 of Revised Regulations of Ontario, 1960, as made by subsection 1 of section 8 of Ontario Regulation 330/61, is revoked.
- (2) Paragraph 2 of Part 2a of the said Schedule 26, as remade by subsection 1 of section 4 of Ontario Regulation 274/65, is revoked.
- (3) Paragraph 1 of Part 4 of the said Schedule 26, as made by subsection 2 of Ontario Regulation 330/61, is revoked.
- (4) Paragraph 2 of Part 4 of the said Schedule 26, as remade by subsection 2 of section 4 of Ontario Regulation 274/65, is revoked.
- 13.—(1) Paragraph 7 of Part 3 of Schedule 27 to Regulation 232 of Revised Regulations of Ontario, 1960, as remade by subsection 3 of section 2 of Ontario Regulation 38/64, is revoked.
- (2) Part 4 of the said Schedule 27, as amended by subsection 6 of section 4 of Ontario Regulation 164/62, is further amended by adding thereto the following paragraph:

Simcoe—

Twps. of Flos, Tiny and Tay

- 8. That part of the King's Highway known as No. 27 in the County of Simcoe lying between a point situate 1500 feet measured westerly from its intersection with the westerly limit of the King's Highway known as No. 93 in the townships of Flos and Tiny and a point situate 150 feet measured southerly from its intersection with the line between lots 76 and 77 in Concession 1 in the Township of Tay.
- 14. Paragraph 1 of Part 1 of Schedule 30a to Regulation 232 of Revised Regulations of Ontario, 1960, as made by subsection 1 of section 8 of Ontario Regulation 151/67, is amended by striking out "3300" in the third line and inserting in lieu thereof "1800".
- 15.—(1) Part 1 of Schedule 32a to Regulation 232 of Revised Regulations of Ontario, 1960, as made by section 4 of Ontario Regulation 172/62 and amended by subsection 1 of section 6 of Ontario Regulation 224/67, is further amended by adding thereto the following paragraph:

3. That part of the King's Highway known as No. 38 in the County of Frontenac lying between a point situate 1650 feet measured northerly from its intersection with the line between lots 10 and 11 in Concession 1 in the Township of Oso and a point situate at its intersection with the line between lots 25 and 26 in Concession 1 in the Township of Hinchinbrooke.

- (2) Part 4 of the said Schedule 32a, as made by section 4 of Ontario Regulation 172/62 and amended by subsection 2 of section 6 of Ontario Regulation 224/67, is further amended by adding thereto the following paragraph:
- Frontenac— known as No. 38 in the Township of
 Oso in the County of Frontenac lying
 between a point situate 700 feet
 measured southerly from its intersec-

tion with the southerly junction of the roadway known as Elizabeth Street and a point situate 1650 feet measured northerly from its intersection with the line between lots 10 and 11 in Concession 1.

(3) Part 6 of the said Schedule 32a, as made by section 4 of Ontario Regulation 172/62 and amended by subsection 3 of section 6 of Ontario Regulation 224/67, is further amended by adding thereto the following paragraph:

Frontenac—
Twp. of
Hinchinbrooke

4. That part of the King's Highway known as No. 38 in the Township of Hinchinbrooke in the County of Frontenac lying between a point situate at its intersection with the line between lots 25 and 26 in Concession 1 and a point situate 1300 feet measured northerly from its intersection with the line between the said Concession 1 and Concession 2.

- 16.—(1) Paragraph 1 of Part 1 of Schedule 33 to Regulation 232 of Revised Regulations of Ontario, 1960, as made by subsection 1 of section 6 of Ontario Regulation 25/66, is revoked.
- (2) Paragraph 1 of Part 3 of the said Schedule 33, as made by subsection 1 of section 7 of Ontario Regulation 134/66, is revoked.
- (3) Paragraph 3 of Part 4 of the said Schedule 33, as remade by subsection 3 of section 6 of Ontario Regulation 25/66, is revoked.
- 17.—(1) Paragraph 1 of Part 1 of Schedule 57d to Regulation 232 of Revised Regulations of Ontario, 1960, as made by section 4 of Ontario Regulation 88/64, is revoked.
- (2) Paragraph 1 of Part 4 of the said Schedule 57d, as made by section 11 of Ontario Regulation 431/67, is revoked.

(1149)

Publications Under The Regulations Act

July 3rd, 1971

THE VOCATIONAL REHABILITATION SERVICES ACT, 1966

O. Reg. 255/71. General. Made—June 9th, 1971. Filed—June 14th, 1971.

REGULATION MADE UNDER THE VOCATIONAL REHABILITATION SERVICES ACT, 1966

- Schedule 1 to Ontario Regulation 64/68, as amended by section 1 of Ontario Regulation 356/69, section 2 of Ontario Regulation 505/69, section 2 of Ontario Regulation 188/70 and section 2 of Ontario Regulation 444/70, is further amended by adding thereto the following items:
- 12a. Dryden and District Association for the Mentally Retarded
- 12b. Dufferin Association for the Mentally Retarded
- 21a. Kapuskasing & District Association for the Mentally Retarded
- 26a. The Lanark District Association for the Mentally Retarded
- 2.—(1) Items 18, 50, 61 and 76 to Schedule 2 to Ontario Regulation 64/68 are revoked and the following substituted therefor:
 - A.R.C. Industries,
 450 Fort William Road,
 Thunder Bay
- 50. Kinsmen Training Centre, 870 Ottawa Street, Windsor
- 61. R.A. Training Centre, 191 York Street, Hamilton
- Soogoma Industries
 (Work Training Centre),
 105 White Oak Drive East,
 Sault Ste. Marie

- (2) Item 6, item 29 as remade by subsection 1 of section 1 of Ontario Regulation 122/69 and item 61a as made by section 2 of Ontario Regulation 356/69 to the said Schedule 2 are revoked.
- (3) The said Schedule 2, as amended by section 1 of Ontario Regulation 122/69, section 2 of Ontario Regulation 356/69, section 3 of Ontario Regulation 505/69, section 3 of Ontario Regulation 188/70 and section 3 of Ontario Regulation 444/70, is further amended by adding thereto the following items:
 - 24f. A.R.C. Industries, 4 Earl Avenue, Dryden
 - 24g. A.R.C. Industries, 178 Town Line, Carleton Place
 - 24h. A.R.C. Industries, Baseline Road West, Mississauga
 - 24i. A.R.C. Industries, R.R. #2, Shelburne
- 76a. South Peel Vocational Centre, 6 Queen Street West, Port Credit
- 76b. Spruce Adult Workshop, King Street, Kapuskasing

(1184)

26

THE HIGHWAY TRAFFIC ACT

O. Reg. 256/71. Construction Zones. Made—June 14th, 1971. Filed—June 14th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

 Subsection 2 of section 10 of Ontario Regulalation 179/71 is amended by striking cut "Schedule 44" in the second line and inserting in lieu thereof "Schedule 47".

CHARLES MACNAUGHTON
Minister of
Transportation and Communications

Dated at Toronto, this 14th day of June, 1971.

(1185)

THE HIGHWAY TRAFFIC ACT

O. Reg. 257/71. Construction Zones. Made—June 14th, 1971. Filed—June 14th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Paragraph 14 of Schedule 41 to Ontario Regulation 233/67, as made by section 10 of Ontario Regulation 216/71, is amended by striking out "41" in the second line and inserting in lieu thereof "6".
- Schedule 44 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 41/69, 201/69, 254/69, 375/69, 456/69, 82/70, 119/70, 192/70, 274/70, 373/70, 40/71, 151/71, 179/71 and 216/71, is further amended by adding thereto the following paragraph:
- 55. That part of the King's Highway known as No. 11 in the Township of Oro in the County of Simcoe commencing at a point situate at its intersection with the King's Highway known as No. 93 and extending northerly therealong for a distance of 8.0 miles more or less. (Contract No. 71-508) (D-5).
 - 3. Schedule 47 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 359/68, 41/69, 145/69, 201/69, 254/69, 375/69, 410/69, 456/69, 31/70, 119/70, 163/70, 192/70, 274/70, 40/71, 151/71, 179/71 and 216/71, is further amended by adding thereto the following paragraph:
- 79. That part of the King's Highway known as No. 17 in the District of Thunder Bay lying between a point situate at its intersection with the line between the City of Thunder Bay and the Township of Paipoonge and a point situate 2.0 miles measured westerly from its intersection with the King's Highway known as No. 590 in the Township of Conmee. (D-19).
 - 4. Schedule 58 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 201/69, 119/70, 274/70 and 216/71, is further amended by adding thereto the following paragraph:
- 7. That part of the King's Highway known as No. 60 in the County of Renfrew commencing at a point situate at its intersection with the westerly limit of the Village of Barry's Bay and extending westerly therealong for a distance of 8.84 miles more or less. (W.P. 138-65-02) (D-10).
 - Schedule 80 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation

- 217/68 and amended by Ontario Regulations 41/69 and 119/70, is further amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 519 in the Township of Snowdon in the Provisional County of Haliburton commencing at a point situate 1000 feet measured easterly from its intersection with the line between lots 26 and 27 in Concession 14 and extending westerly therealong for a distance of 6.23 miles more or less. (W.P. 303-66-01-04) (D-10).
 - 6. Schedule 113 to Ontario Regulation 233/67, as made by section 24 of Ontario Regulation 41/69 and amended by Ontario Regulations 254/69, 82/70, 119/70, 274/70, 373/70, 40/71, 151/71 and 179/71, is further amended by adding thereto the following paragraph:
- 9. That part of the King's Highway known as No. 24 in the County of Norfolk lying between a point situate at its intersection with the King's Highway known as No. 59 in the Township of South Walsingham and a point situate 1000 feet measured easterly from its intersection with the road allowance between lots 6 and 7 in Concession 2 and lots 6 and 7 in Concession 3 in the Township of Charlotteville. (W.P. 24-68-05) (D-2).
 - 7. Ontario Regulation 233/67 is amended by adding thereto the following schedules:

Schedule 205

HIGHWAY NO. 132

1. That part of the King's Highway known as No. 132 in the County of Renfrew lying between a point situate at its intersection with the King's Highway known as No. 41 in the Township of Grattan and a point situate 100 feet measured easterly from its intersection with the roadway known as Renfrew County Road No. 5 in the Township of Admaston. (Contract No. 71-62) (D-10).

Schedule 206

HIGHWAY No. 506

1. That part of the King's Highway known as No. 506 in the Township of Barrie in the County of Frontenac commencing at a point situate 500 feet measured easterly from its intersection with the road allowance between lots 10 and 11 in Concession 8 and extending westerly therealong for a distance of 4.36 miles more or less. (W.P. 190-65-01-02) (D-10).

CHARLES MACNAUGHTON
Minister of
Transportation and Communications

Dated at Toronto, this 14th day of June, 1971.

(1186) 26

THE NIAGARA PARKS ACT

O. Reg. 258/71.

General.

Made—May 7th, 1971. Approved—June 9th, 1971. Filed—June 14th, 1971.

REGULATION MADE UNDER THE NIAGARA PARKS ACT.

 Section 19 of Ontario Regulation 486/69, as remade by section 2 of Ontario Regulation 143/71, is amended by adding thereto the following paragraph:

(vii) Sight-seeing vehicle

Class 5......Conveying other than
School and Senior Citizen Groups, \$4 (upon
each entry into the
Park)

THE NIAGARA PARKS COMMISSION:

JAMES N. ALLAN
Chairman
D. R. WILSON
Secretary

Dated at Niagara Falls, Ontario, this 7th day of May, 1971.

(1187)

26

THE ST. CLAIR PARKWAY COMMISSION ACT, 1966

O. Reg. 259/71.

General.
Made—April 21st, 1971.
Approved—June 9th, 1971.
Filed—June 15th, 1971.

REGULATION MADE UNDER THE ST. CLAIR PARKWAY COMMISSION ACT, 1966

Ontario Regulation 117/69, as amended by Ontario Regulation 270/69, is further amended by adding thereto the following section:

12a.—(1) Except as otherwise provided in this section, the fee for a person to use The St. Clair Parkway Golf Course at Mooretown is,

- (a) \$4 on Monday, Tuesday, Wednesday, Thursday or Friday for 18 holes of play;
- (b) \$5 on Saturday, Sunday or a statutory holiday for 18 holes of play;
- (c) \$2.50 on Monday, Tuesday, Wednesday, Thursday or Friday for 9 holes of play; and

(d) \$3 on Saturday, Sunday or a statutory holiday for 9 holes of play.

2123

- (2) The annual fee for a person sixteen years of age or over to use The St. Clair Parkway Golf Course at Mooretown at any time it is open is,
 - (a) \$135 for a man over eighteen years of age;
 - (b) \$90 for a woman over eighteen years of age;
 - (c) \$200 for a husband and wife;
 - (d) \$90 for a person not less than the age of eighteen years and not more than the age of twenty-two years, who is a student in a high school, university or vocational training school; and
 - (e) \$40 for a person not less than the age of sixteen years and not more than the age of eighteen years.
- (3) A person sixty-five years of age or over, upon the payment of an annual fee of \$65, may use The St. Clair Parkway Golf Course at Mooretown,
 - (a) after 1 p.m. during the months of April and August and the period from September 1st to September 15th inclusive;
 - (b) after 2 p.m. during the months of May, June and July; and
 - (c) at any time it is open on and after September 16th.
- (4) A person under sixteen years of age, upon the payment of the fee specified in subsection 1, or upon the payment of an annual fee of \$40, may use The St. Clair Parkway Golf Course at Mooretown,
 - (a) at any time it is open when playing with his parents or one of his parents;
 - (b) after 1 p.m. during the months of April and August and the period from September 1st to September 15th inclusive;
 - (c) after 2 p.m. during the months of May, June and July; and
 - (d) at any time it is open on and after September 16th.
- (5) A husband, his wife and their children under eighteen years of age may use The St. Clair Parkway Golf Course at Mooretown upon the payment of an annual fee of \$240, and the provisions of clauses a, b, c and d of subsection 4 shall apply to their children under sixteen years of age.

THE ST. CLAIR PARKWAY COMMISSION;

J. KENNEDY
Chairman

RONALD V. BRITTAIN

Secretary-Treasurer

Dated at Corunna, this 21st day of April, 1971.

(1188)

THE GAME AND FISH ACT, 1961-62

O. Reg. 260/71.

Furs.

Made—June 9th, 1971.

Filed--June 15th, 1971.

O. Reg. 260/71

REGULATION MADE UNDER THE GAME AND FISH ACT, 1961-62

- 1. Subsection 1 of section 19 of Ontario Regulation 343/64 is amended by striking out "triplicate" in the second line and inserting in lieu thereof "duplicate".
- 2.—(1) Clauses a, b and c of subsection 1 of section 20 of Ontario Regulation 343/64 are revoked and the following substituted therefor:
 - (a) on or before the 10th day of every month send the original of Forms 14 and 15 for the preceding month to the District Forester of the district in which the premises designated on the licence are situate or in which the licensee resides; and
 - (b) retain the duplicate original intact in the book in which Forms 14 and 15 are supplied.
- (2) Subsection 2 of the said section 20 is amended by striking out "duplicate originals" in the third line and inserting in lieu thereof "original".
- (3) Subsection 3 of the said section 20 is amended by striking out "triplicate" in the first line and inserting in lieu thereof "duplicate".

(1189) 26

THE FOREST FIRES PREVENTION ACT, 1968

O. Reg. 261/71. Restricted Fire Zone. Made—June 14th, 1971. Filed—June 15th, 1971.

REGULATION MADE UNDER
THE FOREST FIRES PREVENTION ACT, 1968

RESTRICTED FIRE ZONE

1. The parts of Ontario described in schedules 2, 5 and 18 to Ontario Regulation 119/69 are declared

to be restricted fire zones from the 16th day of June to the 22nd day of June, both inclusive, in the year 1971.

RENE BRUNELLE
Minister of Lands and Forests

Dated at Toronto, this 14th day of June, 1971.

(1190) 26

THE MINING ACT

O. Reg. 262/71. Rope Testing Laboratories. Made—May 19th, 1971. Filed—June 15th, 1971.

REGULATION MADE UNDER THE MINING ACT

ROPE TESTING LABORATORIES

- 1. In this Regulation,
 - (a) "laboratory" means a laboratory established by the Minister under section 598 of the Act:
 - (b) "size" means diameter measured in inches.
- 2. The fee for testing at a laboratory a rope of the type set out in column 1 of the Table and the size set out in column 2 of the Table is the amount set out opposite thereto,
 - (a) in column 3 of the Table for a rope tested for a mine in Ontario; or
 - (b) in column 4 of the Table for a rope tested for a mine outside Ontario or for the manufacturer of the rope.
- 3. The fee for testing at a laboratory a rope that is not of a type set out in column 1 of the Table or a size set out in column 2 of the Table shall be determined by the chief engineer and shall be in as near a relationship as practicable to the fees set out in the Table.

TABLE

	111000		
Column 1	COLUMN 2	Column 3	COLUMN 4
Туре	Diameter in Inches	Fee	Fee
Round or	To and including 7/8	\$ 30	\$ 33
flattened	Over 7/8 to and including 13/8	46	50
strand	Over 1% to and including 2	75	83
	Over 2 to and including 21/4	90	100
	Over 21/4 to and including 21/2	175	193
	Over $2\frac{1}{2}$ to and including 3	325	350
	Over 3 to and including $3\frac{1}{2}$	475	525
Lock coil	To and including $\frac{7}{8}$	36	40
	Over 1/8 to and including 13/8	60	66
	Over 13% to and including 13/4	90	100
	Over 13/4 to and including 21/2	250	275

(1191) -

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THE FARM PRODUCTS MARKETING ACT

O. Reg. 263/71.

Asparagus-Marketing. Made-June 10th, 1971. Filed-June 16th, 1971.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1. Section 2 of Regulation 147 of Revised Regulations of Ontario, 1960, as remade by section 2 of Ontario Regulation 236/63, is amended by striking out "applies to" in the first line and inserting in lieu thereof "provides for".
- 2.—(1) Clause b of section 5 of Regulation 147 of Revised Regulations of Ontario, 1960, is amended by inserting after "asparagus" in the fourth line "including the completing and filing of returns".
- (2) Clause c of the said section 5, as remade by section 3 of Ontario Regulation 236/63, is revoked and the following substituted therefor:
 - (c) to appoint persons to inspect the books, records, documents, lands and premises and any asparagus of persons engaged in producing or marketing asparagus;
- (3) Clause e of the said section 5 is revoked and the following substituted therefor:
 - (e) to co-operate with a marketing board, local board, marketing commission or marketing agency of Canada or of any province in Canada for the purpose of marketing asparagus.
- 3. Clause k of section 6 of Regulation 147 of Revised Regulations of Ontario, 1960, as made by subsection 8 of section 4 of Ontario Regulation 236/63 is amended by inserting after "sell" where it occurs the second time in the second line, "the".

- 4. Subsection 1 of section 8 of Regulation 147 of Revised Regulations of Ontario, 1960, is amended by inserting after "fees" in the second line, "service charges".
- Section 8a of Regulation 147 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 81/63, is revoked and the following substituted therefor:

8a. The Board authorizes the local board to conduct a pool or pools for the distribution of all moneys received from the sale of asparagus and, after deducting all necessary and proper disbursements and expenses, to distribute the remainder of the moneys received from the sale in such manner that every producer receives a share of the remainder of the moneys received from the sale in relation to the amount, class, variety, grade or size of the asparagus delivered by him, and authorizes the local board to make an initial payment on delivery of the asparagus and subsequent payments until all the remainder of the moneys received from the sale is distributed to the producers.

- 6.—(1) Paragraph 6 of section 10 of Regulation 147 of Revised Regulations of Ontario, 1960, as remade by section 4 of Ontario Regulation 161/61, is amended by striking out "owing to the producer" in the fourth line.
- (2) Paragraph 8 of the said section 10, as made by section 6 of Ontario Regulation 236/63, is amended by adding at the end thereof "and to sell or otherwise dispose of any asparagus so purchased or acquired".

THE FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON

Chairman

WILLIAM V. DOYLE

Secretary

Dated at Toronto, this 10th day of June, 1971.

26 (1192)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 264/71.

Fresh Grapes—Marketing. Made—June 10th, 1971. Filed—June 16th, 1971.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

- Clause b of section 3 of Ontario Regulation 191/66 is amended by inserting after "grapes" in the fourth line "including the completing and filing of returns".
- (2) Clause c of the said section 3 is amended by inserting after "records" in the second line, "documents".
- (3) Clause *e* of the said section 3 is revoked and the following substituted therefor:
 - (e) to co-operate with a marketing board, local board, marketing commission or marketing agency of Canada or of any province in Canada for the purpose of marketing fresh grapes;
- Subsection 1 of section 5 of Ontario Regulation 191/66 is amended by inserting after "fees" in the second line "service charges".
- 3.—(1) Paragraph 4 of section 7 of Ontario Regulation 191/66 is amended by inserting after "producers" in the second line "or to the local board, as the case may be".
- (2) Paragraph 7 of the said section 7 is amended by striking out "owing to the producer" in the third and fourth lines.

THE FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON

Chairman

WILLIAM V. DOYLE Secretary

Dated at Toronto, this 10th day of June, 1971.

(1193)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 265/71.

Grapes for Processing—Marketing. Made—June 10th, 1971. Filed—June 16th, 1971.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Section 2 of Regulation 160 of Revised Regula-

- tions of Ontario, 1960, as remade by section 2 of Ontario Regulation 239/63, is amended by striking out "applies to" in the first line and inserting in lieu thereof "provides for".
- 2.—(1) Clause b of section 9 of Regulation 160 of Revised Regulations of Ontario, 1960 is amended by inserting after "grapes" in the fourth line "including the completing and filing of returns".
- (2) Clause c of the said section 9, as remade by section 4 of Ontario Regulation 239/63, is amended by inserting after "records" in the second line, "documents".
- (3) Clause *e* of the said section 9 is revoked and the following substituted therefor:
 - (e) to co-operate with a marketing board, local board, marketing commission or marketing agency of Canada or of any province in Canada for the purpose of marketing grapes;
- 3.—(1) Clause *l* of section 9*a* of Regulation 160 of Revised Regulations of Ontario, 1960, as remade by section 2 of Ontario Regulation 213/64, is amended by inserting after "sell" where it occurs the second time in the second line, "the".
- (2) Clause m of the said section 9a, as made by section 5 of Ontario Regulation 239/63, is amended by striking out "or offered for sale" in the third line.
- 4. Section 10a of Regulation 160 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 96/67, is revoked and the following substituted therefor:

10a. The Board authorizes the local board to conduct a pool or pools for the distribution of all moneys received from the sale of grapes and, after deducting all necessary and proper disbursements and expenses, to distribute the remainder of the moneys received from the sale in such manner that every producer receives a share of the remainder of the moneys received from the sale in relation to the amount, class, variety, grade or size of the grapes delivered by him, and authorizes the local board to make an initial payment on delivery of the grapes and subsequent payments until all of the remainder of the moneys received from the sale is distributed to the producers.

- Section 11 of Regulation 160 of Revised Regulations of Ontario, 1960, as remade by section 6 of Ontario Regulation 239/63, is amended by inserting after "payable" in the second line, "or owing".
- Section 12 of Regulation 160 of Revised Regulations of Ontario, 1960, is revoked and the following substituted therefor:

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2127

12. The Board authorizes the local board to prohibit the marketing of any class, variety, grade or size of grapes.

THE FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON Chairman

WILLIAM V. DOYLE Secretary

Dated at Toronto, this 10th day of June, 1971.

(1194)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 266/71.

Greenhouse Vegetables-Marketing. Made-June 10th, 1971. Filed-Iune 16th, 1971.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1.-(1) Clause b of section 4 of Ontario Regulation 116/67 is amended by inserting after "vegetables" in the fourth line, "including the completing and filing of returns".
- (2) Clause c of the said section 4 is revoked and the following substituted therefor:
 - (c) to appoint persons to inspect the books, records, documents, lands and premises, and any greenhouse vegetables of persons engaged in producing or marketing greenhouse vegetables;
- (3) Clause e of the said section 4 is revoked and the following substituted therefor:
 - (e) to co-operate with a marketing board, local board, marketing commission or marketing agency of Canada or of any province in Canada for the purpose of marketing greenhouse vegetables.
- 2. Clause k of section 5 of Ontario Regulation 116/67 is amended by inserting after "sell" where it occurs the second time in the second line, "the".
- 3. Subsection 1 of section 6 of Ontario Regulation 116/67 is amended by inserting after "fees" in the second line, "service charges".
- 4.—(1) Paragraph 4 of section 9 of Ontario Regulation 116/67 is amended by inserting after "producers" in the second line, "or to the local board, as the case may be".

- (2) Paragraph 7 of the said section 9 is amended by striking out "owing to the producer" in the fourth line.
- (3) Paragraph 10 of the said section 9 is amended by adding at the end thereof "and to sell or otherwise dispose of any greenhouse vegetables so purchased or acquired".
- 5. Section 13 of Ontario Regulation 116/67 is revoked and the following substituted therefor:
- 13. The Board authorizes the local board to conduct a pool or pools for the distribution of all moneys received from the sale of greenhouse vegetables and after deducting all necessary and proper disbursements and expenses, to distribute the remainder of the moneys received from the sale in such manner that every producer receives a share of the remainder of the moneys received from the sale in relation to the amount, class, variety, grade or size of the greenhouse vegetables delivered by him, and authorizes the local board to make an initial payment on delivery of the greenhouse vegetables and subsequent payments until all of the remainder of the moneys received from the sale is distributed to the producers.

THE FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON Chairman

WILLIAM V. DOYLE Secretary

Dated at Toronto, this 10th day of June, 1971.

(1195)26

THE LIOUOR LICENCE ACT

O. Reg. 267/71.

General.

Made-May 13th, 1971. Approved-May 13th, 1971.

Filed-June 16th, 1971.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

- 1. Subsection 1 of section 21 of Ontario Regulation 187/65, as remade by section 3 of Ontario Regulation 184/69, exclusive of the clauses, is revoked and the following substituted therefor:
- (1) Liquor may be sold and served in premises licensed as a dining lounge, dining room or hunge.
 - 2. Ontario Regulation 187/65, as amended by Ontario Regulations 363/66, 34/67, 407/67,

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454/67, 5/69 and 184/69, is further amended by adding thereto the following section:

O. Reg. 267/71

34*a***.** For the purposes of clause *ta* of section 1 of the Act, an establishment operates on a seasonal basis when it operates for not more than ten months in each year.

LIQUOR LICENCE BOARD OF ONTARIO:

J. P. MACKAY Chairman

Made by the Board, this 13th day of May, 1971.

(1196)

THE ASSESSMENT ACT, 1968-69

O. Reg. 268/71.

Is Classified As:

Notice of Assessment under Subsection 1 of Section 40 of the Act.

Made—June 16th, 1971.

Filed—June 16th, 1971.

REGULATION MADE UNDER THE ASSESSMENT ACT, 1968-69

- 1. A notice of assessment under subsection 1 of section 40 of the Act shall be in Form 1. O. Reg. 268/71, s. 1.
- $\mathbf{2.}\,$ Ontario Regulation 138/70 is revoked. O. Reg. 268/71, s. 2.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 16th day of June, 1971.

Form 1

The Assessment Act, 1968-69

NOTICE OF ASSESSMENT

This is not a tax bill

WARD

MADE IN 19

FOR TAXATION YEAR 19

Take notice that you are assessed for taxation as specified below. If you deem yourself improperly assessed in any respect you or your agent may appeal on or before the date specified. Notify the undersigned in writing of your complaint and it will be tried by the assessment review court.

See Reverse Side For,										
(i) Appeal Procedures										
(ii) Codes Used On N	Notice									
Municipality										
Signed	Assessment Commissioner									
Prop. No.	Prop. Tenant									
You are Assessed As A	School Supporter									

PARTICU	JLAF	RS O	F PI	ERSO	NS ASSESSED			
Names and Addresses of Owners, Lessees, Tenants and Occupiers	Marital Status	Citizenship	Electoral Status	Religion	Occupation	Year of Birth	School Support	Corporation
This Assessment		L		L				

DESCRIPTION	OF	PROPERTY	ASSESSED
(Plan or C	once	ession, Lot Nu	mber)

Occupants Portion	Total Real Property	Liable For Tax Rate
		RP
		RS
Т	T	CP
	E	CS
		BP
ET		BS

Last Day For Appeal
Date Mailed
Pusings Passanta as
Business Percentage

Note: Where property is occupied by a tenant, taxation for school purposes is determined accordingly as the tenant is assessed for school support.

REVERSE SIDE

CODES

MARITAL STATUS
M — Married Man
MW — Married Woman
WR — Widower
W — Widow
B — Single Man
S — Single Woman

CITIZENSHIP STATUS

A — Alien

B — British Subject
C — Canadian Citizen
Blank — British Subject or
Canadian Citizen

ΕL	ЕСТО	RAL	STA	TUS

O — Owner
 L — Lessee
 T — Tenant
 OC — Occupier

MF — Eligible to Vote by Reason of Being Spouse of an Owner, Tenant or Lessee

FS — Farmer's Son FD — Farmer's Daughter

SF — Sister of Unmarried Farmer

EF — Extended Franchise (Eligible to Vote Under The Municipal Franchise Extension Act.)

OCCUPATION

ME — Municipal Elector NR — Non-Resident

DESCRIPTION OF PROPERTY ASSESSED

AC — Acres FR — Frontage
DP — Depth

DP -- Depth

OCCUPANT'S PORTION

 Total Assessed Value of the Occupant's Portion

ET - Total Value of Exempt Assessment

TOTAL REAL PROPERTY

T — Total Assessed Value of the Property

 The Amount of Exempt Assessment Included in the Total Assessed Value of the Property

U - Unfinished

LIABLE FOR TAX RATE

RP — Residential

Public School Rate

RS — Residential

Separate School Rate

CP — Commercial

Public School Rate

CS — Commercial

Separate School Rate

BP — Business

Public School Rate

BS — Business

Separate School Rate

NOTICE OF APPEAL

Note: See Section 67 of *The Assessment Act, 1968-69* as to the times limited for bringing an action in any court with respect to assessment.

											,	1	9			

asons:

Sir: Take notice that I hereby appeal for the following

2130	O. Reg. 208/11	THE UNTAKIO GAZETTE	O. Reg. 209/11
			Signature
			Please Give Address In Full
• • • • • • • •			O. D 260/74 P
		(1197)	O. Reg. 268/71, Form 1.

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT, 1964

O. Reg. 269/71. Plumbers. Made—June 9th, 1971. Filed—June 18th, 1971.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT, 1964

1. Schedules 1 and 2 to Ontario Regulation 227/65 are revoked and the following substituted therefor:

Schedule 1

PLUMBER

In-School Training

ITEM	Column 1	Column 2	COLUMN 3					
	Course	Subject	Instruction to be Given					
1	Mathematics (Trade Related)	Mathematics	Addition, subtraction, multiplication, division of whole numbers, fractions, decimals. Weights and measures. Ratio and proportion. Percentage, discounts, simple interest. Areas, volumes, linear and angular mensuration. Square root. Scale conversion. Simple equations and formulae calculations (tanks, pipes; capacities, rate of flow).					
2	Science	Physics	Hydrostatics, hydraulics; pressure and head differences. Pascal's Law. Pump capacities (H.P. rating and flow). Pressure pump principles; venturi, fluid flow, water hammer. Heat; temperature measurement, heat transfer. Heat units, evaporation, condensation, humidity, heat effect on metals. Heat calculations, expansion problems (solids, liquids, gases). Air and water properties, atmospheric pressure, syphonage, effect on plumbing materials. Electrolysis and corrosion. Water treatment, pollution, ph factor. Plumbing materials; relative strengths, electrolytic, chemical, bacteriological resistance, uses.					
3	English	Usage and Business Communication	Reading comprehension. Trade terminology, usage. Sentence, paragraph structure. Letter, report writing. Work and parts orders. Interpretation, use of manufacturer's manuals, job specifications. Oral communication.					

Ітем	COLUMN I	Column 2	Column 3
	Course	Subject	Instruction to be Given
4	Drafting	Basic Drafting and Interpretation	Drafting techniques; scales, symbols, projections Preparation of elementary trade, related working drawings, dimensioned sketches. Reading, inter- pretation of floor plans elevations, plumbing and heating installations, specifications, material esti- mates.
5	Trade Tools and Procedures	Safety	Safety rules and safe operating procedures. Pro tective clothing, equipment. First aid. Fire pre vention: use and maintenance of fire fighting equipment. The Construction Safety Act, 1961-62. The Workmen's Compensation Act. The National Building Code of Canada—Part 7. The Ontario Water Resource Commission Act (Regulation 471 of Revised Regulations of Ontario, 1960). Correct lifting methods and use of lifting and hoisting equipment. Safe use of electrical tools, equipment and powder actuated tools Good Housekeeping.
		Hand Tools	Selection, care and use of hammers, screwdrivers wrenches, wood saws, hacksaws, chisels (metal, wood masonry), files, hand shears, hand drills, pipe cutting threading, reaming and bending tools.
		Power Tools and Equipment	Care and use of portable air and electric drills grinders, circular and sabre saws. Powder actuated tools. Mechanical and hydraulic tube bending equipment. Pipe cutting, reaming and threading equipment. Pedestal and bench grinders, abrasive cut-of tools. Grinding drill bits, cutting tools. Material handling devices, scaffolds, ladders, ropes, slings hoists.
		Measuring Devices	Care and use of rules, tapes, builders levels, calipers micrometers, squares, straightedges, hand levels plumb bobs.
6	Trade Tools and Procedures	Soldering	Soft soldering techniques; uses, solder alloys, fluxes Heating torches and soldering irons. Preparation sweating, jigging, tacking.
	Pipe, Tubing and Fittings		Tinning dips. Hard soldering; alloys, fluxes, techniques and uses. Cleaning and testing joints.
	(Joining Techniques)	Welding and Brazing	Welding and brazing rods, electrodes, fluxes. Set up operation and use of oxyacetylene, propane, arc welding equipment for heating, welding, brazing and cuttin operations. Protection of flammable materials. Explosion hazards; ventilation, cleaning or purgin methods, testing equipment.
		Caulking	Caulk joint characteristics. Relevant codes. Joining with hot sulphur, asbestos cement, lead wool. Us of packing irons, oakum. Measuring, cutting, supporting or hanging cast iron pipe. Lead pouring and caulking vertical, horizontal, inverted and submerged joints. Test methods.

2102		THE ONTA	0. Reg. 209/11
Ітьм	Column 1	Column 2	COLUMN 3
	Course	Subject	Instruction to be Given
		Cutting and Reaming	Holding devices. Hand and power pipe cutting and reaming. Lubricants. Length and fitting allowances, cleaning.
		Threading Pipe	Thread identification, usage; standard pipe threads. Die setting. Hand and power threading procedures. Pipe vises, collets, chucks. Cutting fluids. Cutting standard, loose, tight, crooked threads. Recutting damaged threads. Burr removal.
		Flanged Fittings	Threaded, welded, lap jointed types. Relevant codes. Gasket materials, cutting methods. Expansion loops and joints, swing joints. Temporary pipe slinging, aligning; tightening bolts. Marking and drilling blank flanges. Breaking old joints.
		Compression Type Fittings	Flared joint, flared joint and ring, ferrule types. Relevant codes. Gaskets, packings. Flaring ferrous and nonferrous tube. Joint assembly.
		Lead Burning	Good joint design. Relevant codes. Lead burning and supporting techniques in all positions. Adequate ventilation.
		Wiping Joints	Lead to lead, lead to brass, and lead to copper wiped joints. Relevant codes. Wiping alloys, cloths, tools; smudge, paste and flux. Preparing and wiping flange, butt, underhand, vertical, rolled joints. Handling, supporting, protecting lead pipes.
		Cementing Joints	Pipe or materials used. Relevant codes. Cement mixtures. Raking joints, aligning and supporting. Installing new pipe in existing lines. Test methods.
		Nonmetallic Joints (Plastic)	Cutting and joining techniques; materials, cleaning and solvent welding compounds, aligning and supporting methods.
7	Trade Tools and Procedures	Pipe and Tubing	Bending procedures; tubing specifications, allowable radii. Hand and power benders. Filling with sand, lead, resin. Use of spring and stationary mandrels. Bend centers.
	Pipe, Tubing and Fittings		Wire templates.
	(Bending and Forming Techniques)		
		Bar Stock	Hot and cold bending techniques. Hardening, tempering, annealing, stress relieving.
		Forming Lead	Forming tools. Layout, bossing or dressing techniques. Joint preparation.
		-	

J. 144	eg. 209/11	THE OWN	ARIO GAZETTE 213
Ітем	Column 1	Column 2	Column 3
	Course	Subject	Instruction to be Given
8	Trade Tools and Procedures Pipe, Tubing and Fittings (Installation)	Pipe and Tubing Selection	Size, lengths, classification; wrought iron, steel cast iron, copper, lead, brass, vitrified tile, concrete bituminized fibre, cement asbestos (transite), plastic stainless steel, glass, dur iron. Relevant codes Working and bursting pressures; safety and usage factors.
		Threaded Pipe	Standard, extra-heavy, double extra-heavy weight pipe. Butt weld, lapweld, seamless types. Relevant codes. A.S.M.E. standard thread tables. Standard pipe and fitting terminology. Thread compounds. Making up fittings, installation, aligning.
	-	Pipe Hangers and Fasteners	Suspending pipes by; drilling and tapping, expansion shields, toggle bolts, welding, clamps, powder actuated tool and fastener use. Types, use of wood, machine coach or lag screws. Relevent codes. Hanging of supporting pipe by pipe hooks, extension bar, soliding hangers; pipe rings, rolls and saddles; U bolts hanger rods, masonry piers, brackets and clamps Positioning, aligning, levelling. Insulation allowances.
		Tubing and Fittings	Types and classification; underground limitations. Relevant codes. Installing, joining by soldering, brazing, swaging, compression fittings. Fitting allowances. Expansion loops. Vibration reduction.
		Valves	Terminology, types, construction, purpose, locating; gate, O.S. and Y valves, sliding stem, globe, check, pressure reducing and relief. Stuffing boxes, gland packing. Relevant codes. Installation procedures; tagging and charting. Valve defects and wear.
		Supports	Above or underground installations. Relevant codes. Support layout, spacing, grade. Installation of reinforced concrete, steel, masonry, wood types, on filled ground, virgin soil, chair carriers, suspended from buildings.
9	Roughing In (Drainwork)	Sewers and Drains	Elevation of inverts. Location of stacks, connections. Drain sizes. Relevant codes. Locating, setting, levelling; using dumpy levels and batter boards, bench marks or datum points.
		(Excavating and Trenching)	Relevant codes and regulations. Safety, inspection procedures. Shoring methods; hazards. Ventilation. Dewatering. Piling excavated material. Backfilling.
		(Building Sewers)	Location, layout, size, elevation of inverts. Relevant codes. Drainage terminology, materials, jointing compounds. Storm, sanitary, combination drainage systems. Grading, supporting. Location of cleanouts. Testing drains. Repair and servicing; locating, clearing blockages, use of drain plans, rods, power equipment, chemicals. Cutting, inserting fittings.

	Column 1	COLUMN 2	Column 3
Ітем	Course	Subject	Instruction to be Given
		(Building Traps)	Types, requirements, location, size. Relevant codes Setting trap level for seal, installing, supporting Air inlet and cleanouts. Repair and servicing.
		(Floor Drains)	Application, location of simple and fixture floor drains. Relevant codes. Strainers; levelling. Grading floors, sealing strainer inlets. Supporting grating Venting floor drain traps. Connecting floor drains to building drains. Locating cleanouts. Repair and servicing.
		(Rain-water Leaders, Area Drains and Subsoil Drainage Tile)	Location. Relevant codes. Sizing storm drains rainfall charts, sizing tables, drainage areas. Installing subdrainage tile (inside and outside), area drains, rain-water leaders to combination and storm drains, Sediment catchment.
		(Oil and Gasoline Interceptors)	Manufactured and concrete (single and multiple chamber) types. Specifications. Relevant codes. Installing oil collecting tanks, vents, flow control fittings. Concrete interceptor construction. Connecting inlet and outlet pipes to interceptors and building drains. Prohibited discharges through interceptor. Repair and servicing; cleaning, sediment removal. Open flame hazards.
-		(Sewage Pumps)	Sump location, ejector type, elevation, subbasements, subdrains. Relevant codes. Sewage, drainage sumps. Venting. Sewage and drainage pumps, ejectors. Operating intervals. Sizing, installation of sewage sumps, pumps, discharge lines. Controls and safety devices; single and duplex pumps, high water alarms, alternator controls. Electrical connections. Discharge connection to building drains, with or without main traps. Connecting subdrains to sewage tanks; testing methods. Repairing, servicing pumps, screens, impellers, valves, air compressors, motors, controls.
		(Backwater Valves)	Purpose and installation of flat and float backwater valves. Locating factors. Combination and separate drainage systems. Relevant codes. Sewage and drainage sumps for backflood protection. Repairing and servicing backwater valves.
		(Blow-off Tanks)	Tank size, location. Discharge temperature. Venting. Blowdown, quick opening and closing valves. Connecting water supply to tanks, discharge line to building drains. Cross-connection prevention. Repair and servicing.
		Municipal Sewage Systems	Public sewers; intercepting or trunk line, tributary or contributing. Grading. Construction materials and design. Sewage treatment, disposal; activated sludge process, artificial drying, lagoon systems. Final effluent treatment.

	Column 1	Column 2	Column 3
Ітем	Course	Subject	Instruction to be Given
		(Connecting Building Sewers to Public Sewers)	Location, size of public sewers, depth of inverts Relevant codes. Sewer connecting procedures; ex- plosion hazards, safety practices. Maintenance re- sponsibility of municipality.
		Rural Sewage Systems	Septic systems; single and multiple chamber trickle type, 2 compartment tank with automatic syphon. Imhoff tanks, cesspools.
			Grease interception, removal. Freezing protection.
		(Septic Tanks)	System type; location. Relevant codes. Poured concrete, steel, pre-cast concrete, other tank types. Sizing. Installation of tanks, fittings, cleanouts, venting, elevation. Repair and servicing; cleaning by manual removal, vacuum tanks, sludge pumps. Sludge disposal. Septic action starters, conditioners.
		(Disposal Fields)	Disposal bed systems, location. Relevant codes. Percolation tests. Boring test holes. Chart use for required absorption area. Leaching systems; standard trench, seepage pits. Bed layout; trench depth and width, grades, spacing. Installation of weeping tile, aggregate, connections, venting, backfilling. Distribution box construction. Repair and servicing.
10	Roughing in (Stacks, Wastes and Vents)	Soil and Waste Stacks	Types, characteristics. Locating. Sizing. Prohibited practices. Relevant codes. Joining pipe materials, fittings. Cutting stack holes, notching structural members. Connecting fixtures at stack bases; pressure effects, hazards. Cleanouts. Relief venting stacks in multistorey buildings. Prefabrication, installation of stacks, offsets; plumbing, aligning. Stack testing. Repair and servicing; cutting fittings into stacks. Freezing protection. Thawing stacks, wastes.
		(Sleeves and Inserts)	Sleeve filling materials. Fixed, adjustable, continuous inserts. Lining up sleeves, inserts, with chalk line, plumb bob.
		(Stack Footings)	Locations, sizes. Relevant codes. Pipe, fitting selection. Connecting stack footings to drain. Grading, installation tools, supporting footings.
		(Flashings)	Hub, sleeve, manufactured types; lead, copper, neo- prene. Relevant codes. Flashing flat, pitched, shingled, slate, other roofs. Flashing tools. Use of ladders and scaffolds, hand line, ropes and slings.
		(Horizontal Branches and Fixture Waste Pipes)	Conventional and Dunham plumbing systems. Relevant codes. Roughing in, fixture dimensions. Sizing horizontal and vertical waste pipes, fixture drains. Grading. Connecting and supporting pipes. Rigging methods.

ITEM	Column 1	Column 2	COLUMN 3
ITEM	Course	Subject	Instruction to be Given
		(Fixture Traps)	Purpose of P traps, drum traps, special designs. Relevant codes. Trap components and seals. Seal loss; causes, effects. Measuring seal.
			Trap location. Cleanouts. Connecting and supporting traps to fixtures and waste pipes. Repair and servicing. Hazards of chemical use, use of drain rods.
		(Grease Traps)	Trap types. Flow control fittings. Relevant codes. Sizing. Locating, installing and venting, traps and flow control fittings, installed as fixture traps or as interceptors.
		(Chair Carriers)	Roughing in (concrete and frame); closet, urinal, lavatory and sink, hospital fixture, wall type carriers, vandal proof fittings. Alignment. Thread protection.
		(Venting)	System type, vent stack locations, sizes, supports. Relevant codes. Sizing, installing back vents, continuous waste and vents; dual, stack, wet, loop and circuit, relief and yoke type vents. Terminating stacks through walls and roofs. Draining dead end vents.
		Rainwater Leaders	Purpose, size, material, location of leaders, hoppers, gutters. Expansion joints. Flashings. Connecting leaders to storm and sanitary drains. Rainwater traps. Cleanouts.
11	Roughing In (Water Supply Systems)	Main Supply (Service Connection to Municipal Water Main)	Service connection materials. Relevant codes. Threaded, caulked, capillary solder, flared, wiped solder and mechanical type joints. Supporting service pipes on virgin soil, filled ground, through walls. Installing anchors.
			Location of main control valves. Drilling, tapping mains under pressure. Installation of curb valve, main supply valves. Meter chamber construction. Protecting plastic service pipes from hot water back-up. Testing main supply pipes.
		(Water Meters)	Meter Types. Selection and installation. Anti- tampering devices. Electrical grounding. Bypass. Use of test dial. Shop testing with calibrated tubes and tanks. Field testing large meters with portable test meters, orifice plates. Meter protection.
		(Cold Water Supply Piping)	Locating, sizing supply system; flow factors, storage tanks, other connections, draining. Relevant codes. Installation procedures. Use of booster pumps. Backflow prevention. Damage and freezing protection. System testing. Noise elimination. Thawing procedures. Repair and maintenance.

ITEM	Column 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction to be Given
		(Hot Water Supply Piping)	Heater and storage tank location, heat generation method, size of mains, branches, risers, outlets to fixtures, circulation method, pipe expansion, valve locations. Insulation. Relevant codes. Direct, indirect, instantaneous heaters. Sizing. Boiler connections to converters, circulating pumps. Tank manifolds. Location of main control valves, drain valves, temperature/pressure relief valves, temperature control valves, thermometers, pressure gauges. Tempering valves, expansion loops and fittings. Preventing reverse flow. Installation of noncirculating, gravity, forced circulation systems. Flexible hanger use. Wall and floor sleeves; pipe clearances. Preventing cross connections between potable and nonpotable hot water pipes. Protecting and testing system. Noise elimination. Repair and maintenance.
		Rural Water Supply Systems	Supply source. Well types; construction codes, potability tests. Pump characteristics, sizing factors; centrifugal jet (shallow and deep), reciprocal (shallow and deep), submersible, gear, hydraulic ram. Power sources. Gravity and hydro-pneumatic storage tanks. Locating, installing tanks and pumps. Suction line. Pressure and float switches, air volume controls. Pressure gauges, gauge glass, level indicator. Relief valve, overflow pipe, pulsation chamber, drain cocks, sand trap, strainers, filters. Main control, foot and check valves. Power connections. Priming pump.
			contamination. System purging. Repair and servicing shallow well, deep well pumps and systems.
		Fire Line Systems	Connections to supply source, hose stations. Type, sizes of pipe and fittings. Size, locations of mains, standpipes, check valves, siamese connection. Relevant codes and underwriters specifications. Standard outlets. Hazards of intervening valves in fire line. Outside booster connection.
		(Fire Protection Lines)	Locating, installing, supporting, fire lines, stand- pipes and outlets, hose storage cabinets, control valves. Hose, valve, nozzle selection. Use of booster pump. Preventing backflow to domestic system. System protection and testing.
		(Ring Mains For Exterior Fire Protection)	System type, supply source (single and dual); location of main control valves, check valves, hydrants; valves in hydrant branches, valve chambers, storage tank, reservoir, booster pump. Relevant codes, underwriters specifications. Underground installation factors. Installing branches to hydrants. Use of thrust blocks, saddles or anchors. Frost protection; inside hydrants, frost heave, draining facilities. Indicator valves. Protection against backflow into municipal system. Strategic valve

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Ітем	COLUMN 1	Column 2	Column 3 .
TIEM	Course	Subject	Instruction to be Given
			locations. Fire department pumper connections. System testing. Backfilling. Erosion prevention. Purging pipes. Leak detection on buried lines by earphone diaphragm, geophone, valve box locator. Replacing defective section, installing bell joint clamps. Inserting extra branch. Repair and maintenance.
12	Roughing In (Process Supply Systems)	Special Water Systems (Chilled Water Systems)	Systems for dairies, laboratories, hospitals, industries. Cooling units, components. Heat exchangers. Insulation. Installation of upfeed and downfeed systems, components. Relevant codes. Colour coding system. Test methods. Reclaiming water from cooling towers, spray ponds, condenser coils.
		(Distilled Water Systems)	Systems for battery manufacture, drinking fountains, hospitals, drug, beverage manufacturers. Installation of distillation units, components, pipes, fittings.
*,		(Nonpotable Water Supply Systems)	Nonpotable supply source, location of mains, risers, branches, connection to supply. Usage factors. Relevant codes. Installation; isolation from potable systems. Coding. Backflow preventers.
		(Lawn Irrigation Systems)	Supply source, system type, pipe, fittings. Relevant codes. Control and zoning. Installation. Backflow preventers. Fertilizer injection.
		Liquid Dispensing Systems	Pressure and gravity type systems. Installation.
	-	Special Fluid Process Piping Systems	Installation and relevant codes for fluid transfer in bakeries, dairies, distilleries, food processing plants, breweries, laboratories, refineries, hospitals, industial plants.
13	Fixture and Equipment Installation and Servicing (Basic Fittings)	Supply Fittings	Separate faucets, combination supply and waste, combination swing spout, single lever control, sink and shampoo faucets with spray attachments, automatic tempering devices. Relevant codes. C.S.A. and manufacturers standards. Installing exposed and concealed faucets; deck, wall mounted. Roughing in; finished wall clearance, valve bonnet access, air gap. Vacuum breakers. Testing. Preventing damage to finished fittings. Control valves; compression, needle types. Relevant codes. C.S.A., manufacturers standards. Component assembly. Test methods.
		Automatic Flush Valves	Diaphragm and plunger types. Hand, seat, foot or push button operated flushing mechanisms; domestic use. Installing, testing, adjusting. Backsyphonage preventers.

	6. 209/11	1112 01111	IKIO GIZZITE 2139
Ітем	Column 1	Column 2	Column 3
	Course	Subject	Instruction to be Given
		Repair and Replacement of Supply Fittings, Valves and Piping	Washer replacement procedures. Removing broken and corroded valve, faucet washer screws. Seat regrinding tools, techniques. Replacing valve gland, faucet bonnet packings, "O" rings, spindle sleeves. Use of lubricants. Basin wrench use. Replacement faucets; adapter wall plates, crows foot washers. Diverter valves; repair, adjusting. Cleaning screens, aerator outlets. Adapting supply to replacement fittings.
		Waste Fittings	Installation of mechanical and plug outlets. Strainers. Tail pieces. Stoppage causes; clearing methods. Repair and replacement.
14	Fixture and Equipment Installation and Servicing (Fixtures)	Bathtubs	Porcelain ware, enamelled cast iron, enamelled press-formed steel bath tubs. Built-in, freestanding, other types. Built-in enclosures. Location, roughing in dimensions, handling. Installation. Protection. Installation of supply fittings, wastes and overflows. Repair and maintenance.
		Washbasins	Wall hung, combined wall and floor type, pedestal, slab (vanity) types. Handling precautions. Installation and mounting; Installation of supply and waste fittings. Testing, cleaning. Repair and replacement.
		Water-Closets	Floor, wall hung, other types. Construction materials. Syphon jet, reverse trap, washdown, reverse trap without jet, blowout types. Relevant codes. Installation procedures. Gaskets. Tank refull devices; float, flush, control valves, lever mechanisms; testing, adjusting for storage level, flushing action. Pressure noise control. Freezing protection. Temporary trap seals. Seat types, installation. Closet servicing, repair, replacement.
		Bidets	Characteristics. Installation procedures: relevant codes. Roughing in dimensions. Connecting to supply. Backflow preventers. Adjusting control valves. Repair and maintenance.
		Showers	Shower compartments; built-up, prefabricated, multiple types. Relevant codes. Installing prefabricated compartments. Forming, installing pans for built-up types. Shower drains, strainers. Sizing and locating traps. Supply fittings; combination, single, remote control. Roughing in dimensions. Sizing. Installation of exposed and concealed systems. Automatic tempering devices. Therapeutical uses. Test spouts. Adjustable heads; hard water effects. Shower repair and maintenance.
		Sinks	Single and multiple compartment, combined sink and drainboard. Relevant codes. Materials, finishes.

Ітем	COLUMN 1	Column 2	Column 3 .
TTEM.	Course	Subject	Instruction to be Given
			Installation of counter top, wall hung, freestanding, cabinet types. Tail pieces, strainers, traps, faucets (single loose flange, combination, single handle control, preset temperature control). Supply fittings, spray hose, aerator, control valves. Repair and maintenance.
		Laundry Tubs	Single outlet, two and three compartment types. Construction materials; handling. Roughing in dimensions. Relevant codes. Installing tubs, supply, strainers, traps, waste and vent.
		Urinals	Wall hung, stall, pedestal, trough, integral trap types. Syphon storage tanks, flush valves, self closing stops. Roughing in dimensions. Relevant codes. Locating, installing, adjusting urinals, flushing devices, strainers. Connecting to wall outlet (exposed and integral traps), floor outlet, waste and supply. Provisions of cleanouts. Repair and maintenance.
		Drinking Fountains	Wall hung, built-in recess, pedestal, basin attachment, electrically cooled, other types. Roughing in dimensions. Relevant codes. Mounting, connecting to supply and waste (integral and exposed traps). Adjusting flow control valves. Fountain repair and maintenance.
15	Fixture and Equipment Installation and Servicing	Water Conditioners (Softeners)	Capacity factors. Conditioning agents. Hardness tests. Installing, connecting to supply, fixtures. Bypass loop and valves (internal, supply line); manual and automatic. Alarm meter. Regenerating by; direct salting, brine tank system.
	(Water Conditioning Equipment)	(Filters — Private Systems)	Types, characteristics: filtration principles. Water tests. Locating, installing. Preventing filter bed channelling. Servicing procedures.
		(Chlorinators — Private Systems)	Individual, combined filter chlorinators. Water tests. Chlorination principles. Installation methods. Adjusting chlorinating solution feed rate.
16	Fixture and Equipment Installation and Servicing	Dishwashers and Laundry Washing Machines	Domestic, commercial, institutional dishwashers; electric, hydraulic types. Gyrator, drum laundry washing machines. Relevant plumbing, electrical codes. Installation, levelling; use of vibration shock absorbers.
	(Equipment and Appliances)	Domestic Garbage Disposal Units	Types, characteristics. Relevant plumbing, electrical codes. Effect of raw wastes on sewage systems. Installation; connecting to waste, sink outlet, power source. Servicing and repair.
		Hot Water Storage Tanks	Direct, indirect heater; electric, gas, oil integral heating units. Relevant electrical, plumbing, gas or oil burner codes. Cathode rod, tank linings, insulation. Locating, installing tanks, drain valve, pressure and

	Column 1	Column 2	Column 3
ITEM -	Course	Subject	Instruction to be Given
			temperature relief valves. Preventing syphonage, air- locks. Installing check valve on hot water supply. Dip tubes. Avoiding overheating tanks. Vent flue for self-contained oil and gas heated tanks. Inspection, maintenance.
		Swimming Pools	Deck level gutter types. Recirculating systems. Relevant codes. Installation of vacuum fittings, cleaning equipment, skimmer fittings, baffles, inlet fittings, main drain, deck drains, sight glass, recirculating and filtered lines, balancing tank.
		(Filters)	Back wash, cartridge, combined filter chlorinator types. Location, capacities. Relevant codes. Installing and servicing filters.
		(Recirculating Pumps)	Characteristics, location: calculating size, capacity. Available voltage. Strainer types. Installing, levelling pumps.
		(Heating Units)	Oil, gas, electric, other pool heaters. Relevant plumbing, electrical, oil, gas burner codes. Sizing installation, controls.
		Ornamental Pools and Aquariums	Characteristics of installations. Relevant codes.
		Commercial and Institutional Equipment	Characteristics of kitchen equipment; potato peelers, coffee urns, refrigerators, water dispensers and coolers, steam kettles and tables, bain maries. Hospital, laboratory equipment; service sinks, flushing rim sinks, laboratory tables, elongated toilet bowls (bed pan hose, spray attachments), sterilizing equipment, anaesthetic gas lines, oxygen lines and equipment, suction lines, water, compressed air lines, physiotherapy equipment. Size, location, installation. Control valves, supply piping, waste and traps for primary and secondary waste traps, waste cleanouts, grease interceptors. Equipment and fixture maintenance.

Schedule 2

PLUMBER

Work Instruction and Experience

Ітем	Column 1	Column 2	Column 3
HEM	Course	Subject	Work Instruction and Experience
1	Trade Tools and Procedures (As detailed in Schedule 1)	General	Safety rules and removal of all hazards. The Construction Safety Act, 1961-62. The Workmen's Compensation Act. The National Building Code of Canada—Part 7. The Ontario Water Resources Commission Act (Regulation 471 of Revised Regulations of Ontario, 1960). Care and use of hand and power tools and equipment, measuring devices. Joining pipe, tubing, fittings by; soft and hard soldering, brazing, welding, caulking; pipe cutting, reaming, threading; flanged fittings, compression fittings, lead burning, wiping joints, cementing joints, nonmetallic plastic joints. Bending and forming pipe and tubing, bar stock, lead sheet.
2	Trade Tools and Procedures Pipe, Tubing and Fittings (Installation)	Selection and Installation	Familiarization with relevant codes, regulations and specifications. Selection and installation of pipe, tubing, threaded pipe, valves, pipe hangers and fasteners. Support layout, spacing, grade for above or underground installations according to pipe, soil and building requirements.
3	Roughing in (Drainwork)	Sewers and Drains	Familiarization with relevant codes, regulations, specifications. Establishing invert elevations, locating, setting, levelling. Installing building sewers, traps, floor drains. Connecting rain-water leaders, area drains, subsoil drainage tile to building drains. Installing oil and gasoline interceptors, sewage pumps, backwater valves. Connecting blow-off tanks to building drains. Municipal sewage systems; familiarization with types and characteristics, grading, construction, design, pipe materials, sewage treatment and disposal methods. Connecting building sewers to public sewers. Rural sewage systems; familiarization with types and characteristics, septic process, disposal bed systems, components. Leaching systems. Construction and installation of septic tanks, disposal beds. Testing, repair and maintenance of sewers, drains, sewage systems.
4	Roughing in (Stacks, Wastes and Vents)	Stacks, Wastes and Vents	Familiarization with relevant codes, regulations, specifications. Laying out, installing sleeves and inserts, stack footings, soil and waste stacks, terminal flashings. Installing horizontal branches, fixture wastes and traps, grease traps, chair carriers. Installing venting systems. Installing rain water leaders. Testing, repair and maintenance of stacks, wastes, vents.
5	Roughing in	General	Familiarization with relevant codes, regulations, specifications. Making service connections to munici-

	Column 1	Column 2	Column 3	
Ітем				
	Course	Subject	Work Instruction and Experience	
	(Water Supply Systems)		pal water mains. Installing and testing water meters Installing cold water supply piping and domestic ho water supply piping systems. Rural supply systems familiarization with supply sources, well types, pumy types, storage tanks, power sources. Installing rura supply systems. Fire line systems; installing fir protection lines. Installing ring mains for exterion fire protection. Testing, repair and maintenance of water supply systems.	
6	6 Roughing in Special Water Systems (Process Supply Systems)		Familiarization with relevant codes, regulations specifications. Installing chilled water and distille water systems, nonpotable water systems, law irrigation systems. Installing special fluid procespiping systems. Testing, repair and maintenance of special water systems.	
7	Fixture and Equipment Installation and Servicing (Basic Fittings)	Supply, Fittings, Valves, Piping, Wastes and Traps	Familiarization with relevant codes, regulation and specifications. Installing supply fittings, controvalves, automatic flush valves. Repairing or replacing water supply fittings, valves, supply piping Installing waste fittings, strainers, plug outlets, fixturand equipment traps. Clearing stoppage, replacing wastes and traps.	
8	Fixture and Equipment Equipment and Servicing (Fixtures)		Familiarization with relevant codes, regulations, specifications. Installing bathtubs, washbasins, water-closet combinations, bidets, showers, sinks laundry tubs, urinals. Installing drinking fountains. Maintenance, repair and replacement of fixtures and equipment.	
9	9 Fixture and Equipment Installation and Servicing (Water Conditioning Equipment)		Familiarization with relevant codes, regulations specifications. Installing water softeners. Installing filters and chlorinators in private water systems Testing, repair and maintenance of water condition ing systems.	
10	Fixture and Equipment Installation and Servicing (Equipment and Appliances)	Domestic, Commercial, Institutional, Hospital and Laboratory Equipment	Familiarization with relevant codes, regulations specifications. Installing dishwashers, laundry wash ing machines, domestic garbage disposal units, ho water storage tanks. Installing piping systems filters, recirculating pumps, heating units for swim ming pools. Installing supply, recirculating, waster systems for ornamental pools, aquariums. Installing and servicing commercial and institutional kitcher equipment; potato peelers, coffee urns, refrigerators water dispensers and coolers, steam kettles and tables, bain maries. Installing and servicing hospital, laboratory equipment; service sinks, flushing rim sinks, laboratory tables, elongated toilet bowls (bed pan hose, spray attachments), sterilizing equipment, anaesthetic gallines, oxygen lines and equipment, suction lines water, compressed air lines, physiotherapy equip	

26

THE CONSTRUCTION SAFETY ACT, 1961-62

O. Reg. 270/71.

General.

Made—June 9th, 1971.

Filed—June 18th, 1971.

REGULATION MADE UNDER THE CONSTRUCTION SAFETY ACT, 1961-62

- 1.—(1) Subsection 1 of section 8 of Ontario Regulation 269/69 is amended by striking out "seven" in the third line and by inserting in lieu thereof "fifteen".
- (2) Subsection 2 of the said section 8 is amended by striking out "seven" in the third line and by inserting in lieu thereof "fifteen".
- 2. Section 10 of Ontario Regulation 269/69 is amended by striking out "seven" in the second line and by inserting in lieu thereof "fifteen".

(1199)

THE ATHLETICS CONTROL ACT

O. Reg. 271/71.

General.

Made—June 9th, 1971.

Filed-Iune 18th, 1971.

REGULATION MADE UNDER THE ATHLETICS CONTROL ACT

- 1. Section 3 of Ontario Regulation 26/67 is revoked and the following substituted therefor:
- 3. The Commissioner may,
 - (a) issue licences under this Regulation;
 - (b) assist, promote and encourage,
 - (i) amateur sports in community centres under The Community Centres Act. and
 - (ii) associations of amateur sportsmen;
 - (c) be responsible for the supervision of professional contests and exhibitions and under the direction and control of the Minister. assist in the administration of the Act and this Regulation.
 - Subsection 2 of section 4 of Ontario Regulation 26/67 is revoked and the following substituted therefor:

- (2) The Commissioner shall not issue a licence to a female to take part in an amateur or professional boxing contest or exhibition, or an amateur wrestling contest or exhibition.
 - 3. Section 4 of Ontario Regulation 26/67 is amended by adding thereto the following subsections:
- (3) The Commissioner may in his discretion cancel a licence at any time after the date of its issuance.
- (4) An applicant for a licence to hold a professional or amateur boxing or wrestling contest or exhibition, shall fully disclose the identity of all persons involved in holding, conducting or promoting the contest or exhibition.
 - 4. Subsection 2 of section 5 of Ontario Regulation 26/67 is revoked.
 - 5. Ontario Regulation 26/67 is amended by adding thereto the following section:
- 15a.—(1) Notwithstanding section 7 but subject to sections 11, 12, 13, 14 and 15 under this Part, Canadian and International amateur championship bouts may be conducted in accordance with the rules of the International Boxing Association.
- (2) Notwithstanding section 7 but subject to sections 20, 40, 50 and 53 under this Part, amateur bouts other than such championship bouts as are referred to in subsection 1, may be conducted in accordance with the rules of the International Boxing Association.
 - 6. Sections 61, 62, 63, 64 and 65 of Ontario Regulation 26/67 are revoked and the following substituted therefor:
- 61. No person shall hold a contest or exhibition under this Part unless the Commissioner issues to him a licence in Form 9 and the premises at which the contest or exhibition is held have a seating capacity not greater than the seating capacity shown on the licence.
- 62.—(1) An application for a licence under section 61 shall be in Form 8.
- (2) The fee for the licence shall be based on the seating capacity stated in the application and shall be:
 - i. for less than 2,500 persons...... \$ 50
 - ii. For 2,500 persons or more but less than
 - iii. For 5,000 persons or more but less than
 - iv. For 10,000 persons or more but less than

31 -106. 21 - / 1 - 1 - 1 - 1 - 1			
v. For 15,000 persons or more but less than 25,000 persons	of(post office address)		
vi. For more than 25,000 persons 500	apply for a Professional Boxing Licence for premises		
63. Subject to subsection 3 of section 4, a licence issued under section 61 expires one year after the date of its issue.	having a seating capacity ofpersons. I enclose a fee of \$		
64. Except under a licence in Form 10a, no contest or exhibition shall be held under this Part.	(month) (day) (year)		
65. —(1) An application for a licence under section 64 shall be in Form 10.	. signature of applicant		
(2) An application for a licence under section 64 shall be made thirty days prior to the contest or exhibition and be accompanied by a written	Form 9 The Athletics Control Act		
acknowledgement from the owner, occupier or manager of the premises to be used that the premises will be available for the contest or	PROFESSIONAL BOXING LICENCE Licence No		
exhibition on the date stated in the application.7. Section 125 of Ontario Regulation 26/67 is revoked and the following substituted there-	Under The Athletics Control Act and the regulations, and subject to the limitations thereof, this licence		
for: 125. Contests and exhibitions under this Part may be conducted in accordance with the rules of	is issued to		
the International Amateur Wrestling Federation. 8. Section 126 of Ontario Regulation 26/67 is	thanpersons. This licence expires		
revoked.			
 Sections 132 to 180, both inclusive, of Ontario Regulation 26/67 are revoked. 	Date.		
 Section 187 of Ontario Regulation 26/67 is revoked and the following substituted there- 	Commissioner Form 10		
for: 187. No person shall hold a professional wrestling	The Athletics Control Act		
contest or exhibition,	APPLICATION FOR A LICENCE TO HOLD A PROFESSIONAL BOXING CONTEST OR EXHIBITION		
(a) at a carnival, fair or exhibition; or			
(b) where male and female wrestlers are in the ring at the same time.	To the Commissioner:		
11. Forms 8, 9 and 10 to Ontario Regulation 26/67 are revoked and the following substituted therefor:	(print name in full)		
	of (post office address)		
Form 8 The Athletics Control Act	apply for a licence to hold a professional boxing		
APPLICATION FOR A PROFESSIONAL BOXING LICENCE	(contest or exhibition)		
To the Commissioner:	(name of town or city)		
I,(print name in full)	on(date)		

l enclose herewith an acknowledgment from	of	
	apply for a Professional Wrestling Licence Class 1,	
the	for use in	
the said	(name of city)	
stating that the said	1 enclose licence fee of \$500.	
will be available for this	(month) (day) (year)	
(contest or exhibition)		
on the aforementioned date.	signature of applicant	
Date	(1200) 26	
signature of applicant		
12. Ontario Regulation 26/67 is amended by adding thereto the following forms:	THE HIGHWAY TRAFFIC ACT	
Form 10a	O. Reg. 272/71.	
The Athletics Control Act	Parking. Made—June 16th, 1971.	
LICENCE TO HOLD A PROFESSIONAL BOXING CONTEST OR EXHIBITION	Filed—June 18th, 1971.	
Under <i>The Athletics Control Act</i> and the regulations and subject to the limitations thereof, this		
licence is issued to $\dots \dots \dots \dots$ to hold a	REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT	
professional boxing (contest or exhibition)	1. Regulation 229 of Revised Regulations of	
atin	Ontario, 1960, as amended by Ontario Regula- tions 114/64, 116/64, 285/64, 310/64, 147/66,	
on	251/66, 15/67, 211/67, 296/67, 13/68, 159/68, 253/68, 308/68, 144/69, 278/69, 310/69, 380/69,	
(date of contest or exhibition)	434/69, 479/69, 114/70, 433/70 and 159/71, is further amended by adding thereto the	
Date	following Schedule:	
Commissioner		
	HIGHWAY NO. 61	
Form 18a	Schedule 27	
The Athletics Control Act	1. That part of the King's Highway known as No. 61 in the City of Thunder Bay in the District	
APPLICATION FOR A PROFESSIONAL WRESTLING LICENCE CLASS 1	of Thunder Bay lying between a point situate at its intersection with the northerly limit of the roadway known as Scott Street and a point situate at its inter-	
To the Commissioner:	section with the northerly limit of the King's Highway known as No. 61B.	
I(print name in full)	(1201) 26	

2146 O. Reg. 271/71 THE ONTARIO GAZETTE

O. Reg. 272/71

Publications Under The Regulations Act

July 10th, 1971

THE GENERAL SESSIONS ACT

O. Reg. 273/71.

Sittings of the General Sessions of the Peace for the Judicial District of York. Made-June 22nd, 1971. Filed-June 23rd, 1971.

ORDER

IN THE MATTER OF The General Sessions Act, R.S.O. 1960, Chapter 163 as amended by The General Sessions Amendment Act, 1970; and

IN THE MATTER OF the Sittings of the General Sessions of the Peace for the Judicial District of York.

WHEREAS under The General Sessions Act, R.S.O. 1960, Chapter 163 as amended by The General Sessions Amendment Act, 1970, the Sittings of each Court of General Sessions of the Peace shall be held at such time or times as is ordered by the Chief Judge:

AND WHEREAS for the due and proper administration of justice in the Judicial District of York, it is necessary to have Sittings of the Court of General Sessions of the Peace commencing on Monday, July 26th, 1971;

AND WHEREAS this Order is deemed to be a Regulation to which The Regulations Act applies;

- 1. It Is Ordered that a Sittings of the Court of General Sessions of the Peace for the Judicial District of York shall commence on Monday, the twenty-sixth day of July, 1971;
- 2. AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Minister of Justice and Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the Judicial District of York, and in the office of the Clerk of the General Sessions of the Peace for the Judicial District of York.

C. E. BENNETT Chief Judge

Toronto, this 22nd day of June, 1971.

THE PUBLIC SERVICE ACT, 1961-62

O. Reg. 274/71.

Joint Council. Made-June 7th, 1971. Approved-June 16th, 1971. Filed—June 23rd, 1971.

REGULATION MADE UNDER THE PUBLIC SERVICE ACT, 1961-62

1. Ontario Regulation 293/69 is revoked.

CIVIL SERVICE COMMISSION

W. A. B. ANDERSON Chairman.

Dated at Toronto, this 7th day of June, 1971.

(1227)

27

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 275/71.

Designations-Miscellaneous. Southern Ontario. Made-June 16th, 1971. Filed-June 24th, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

1. Schedule 134 to Regulation 213 of Revised Regulations of Ontario, 1960, as made by section 4 of Ontario Regulation 397/66, is revoked and the following substituted therefor:

Schedule 134

- 1. In the City of Niagara Falls, formerly in the Township of Stamford, in the Regional Municipality of Niagara being,
 - (a) part of lots 115, 116, 117, 121, 122, 124, 135, 136, 137, 152, 153, 166, 167, 182, 183 and 201;
 - (b) part of,
 - (i) lots 65, 67, 68, 69, 70, 71, 73, 74, 75 and 76.
 - (ii) Hodgson Avenue, and
 - (iii) Watson Street,

registered plan No. 87;

(c) part of Beaver Dams Road in lots 117 and

Dated at The Municipality of Metropolitan

(1226)

27 719

- (d) part of Canboro Road in Lot 152;
- (e) part of Nichols Lane in Lot 152;
- (f) part of Belmont Avenue Extension in Lot 124: and
- (g) part of the road allowance between,
 - (i) lots 115 and 116 (Montrose Road),
 - (ii) lots 116 and 117 (Kalar Road),
 - (iii) lots 121 and 122 (Garner Road),
 - (iv) lots 121 and 135,
 - (v) lots 123 and 124 (Montrose Road),
 - (vi) lots 135 and 136 (Beechwood Road), and
 - (vii) lots 167 and 182 (McLeod Road),

and being that portion of the King's Highway shown as PART 1 on Department of Highways plan P-1819-49, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 7th day of May, 1971.

- In the Town of Thorold, formerly in the Townsship of Thorold, in the Regional Municipality of Niagara being,
 - (a) part of lots 135, 158, 159, 160, and 170 to 194, both inclusive;
 - (b) part of Canal Service Road in lots 186 and 187;
 - (c) part of old Canboro Road in lots 159 and 160; and
 - (d) part of the road allowance between,
 - (i) lots 135 and 179,
 - (ii) lots 136 and 180,
 - (iii) lots 181 and 182.
 - (iv) lots 183 and 184 (County Road No. 18),
 - (v) lots 185 and 186,
 - (vi) lots 187 and 188,
 - (vii) lots 189 and 190 (Kottmeir Road),
 - (viii) lots 191 and 192 (Hansler Road),
 - (ix) lots 193 and 194 (Highway 58), and
 - (x) lots 158 and 159 (Cataract Road),

and being those portions of the King's Highway shown as PARTS 2, 3 and 4, on Department of Highways plan P-1819-49, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 7th day of May, 1971.

- 3. In the Town of Pelham, formerly in the townships of Pelham and Thorold, in the Regional Municipality of Niagara being,
 - (a) part of lots 160, 161, 162 and 163;
 - (b) part of lots 3 to 9, both inclusive, Concession 7;
 - (c) part of lots 8 and 9, Concession 8;
 - (d) part of,
 - (i) lots 1, 2, 3, 4, 5 and 29, and
 - (ii) Glenholme Drive,

registered plan No. 23;

- (e) part of,
 - (i) lots 121 and 122,
 - (ii) Block N, and
 - (iii) Block O,

registered plan No. 25 (Village of Fonthill);

- (f) part of Haist Road in Lot 2, Concession 7;
- (g) part of Lookout Street in Lot 4, Concession 7;
- (h) part of County Road No. 8 in Lot 6, Concession 7;
- (i) part of Clair Street in Lot 9, Concession 7;
- (i) part of the road allowance between,
 - (i) lots 160 and 161 (Rice Road),
 - (ii) lots 162 and 163,
 - (iii) the townships of Thorold and Pelham (County Road No. 10),
 - (iv) lots 2 and 3, Concession 7,
 - (v) lots 4 and 5, Concession 7,
 - (vi) lots 6 and 7, Concession 7, and
 - (vii) concessions 7 and 8,

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and being that portion of the King's Highway shown as PART 5 on Department of Highways plan P-1819-49, filed with the Superintendent of Documents of the Department of Highways, at Toronto, on the 7th day of May, 1971.

12.00 miles, more or less.

(1228)

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 276/71.

General.

Made—June 23rd, 1971.

Filed-June 24th, 1971.

REGULATION MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

- Subsection 2 of section 10 of Ontario Regulation 239/67, as amended by section 7 of Ontario Regulation 150/70 and subsection 2 of section 2 of Ontario Regulation 100/71, is further amended by adding thereto the following paragraph:
- A monthly amount equal to \$30 for personal needs due to advanced age where the applicant or recipient,
 - (a) is the head of a family and he or his spouse but not both of them has attained the age of sixty-five years provided that the amount shall be increased by a further \$30 where he and his spouse have each attained the age of sixty-five years and either of them is not eligible for a pension under the Old Age Security Act (Canada); or
 - (b) is a single person who has attained the age of sixty-five years and who is not eligible for a pension under the Old Age Security Act (Canada).
 - 2.—(1) Clause h of subsection 2 of section 11 of Ontario Regulation 239/67, as remade by subsection 1 of section 1 of Ontario Regulation 154/71, is revoked and the following substituted therefor:
 - (h) subject to clause r, any pension received under the Old Age Security Act (Canada);
 - (2) Clause ha of subsection 2 of the said section 11, as made by subsection 1 of section 1 of Ontario Regulation 154/71, is revoked.
 - 3. This Regulation shall be deemed to have come into force on the 1st day of April, 1971.

THE FAMILY BENEFITS ACT, 1966

O. Reg. 277/71.

General.

Made-June 23rd, 1971.

Filed-June 24th, 1971.

REGULATION MADE UNDER THE FAMILY BENEFITS ACT. 1966

- 1. Subsection 2 of section 9 of Ontario Regulalation 102/67, as amended by section 2 of Ontario Regulation 167/69, section 8 of Ontario Regulation 151/70 and subsection 2 of section 4 of Ontario Regulation 73/71, is further amended by adding thereto the following paragraph:
- 11. For personal needs due to advanced age, a monthly amount equal to,
 - (a) \$30 where the applicant or his spouse but not both of them, or the recipient or his spouse but not both of them has attained the age of sixty-five years; and
 - (b) \$60 where the applicant and his spouse or the recipient and his spouse have each attained the age of sixty-five years.
 - 2.—(1) Clause e of subsection 2 of section 10 of Ontario Regulation 102/67, as remade by section 3 of Ontario Regulation 153/71, is revoked and the following substituted therefor:
 - (e) subject to subsection 5 and clause u, any pension received under the Old Age Security Act (Canada);
 - (2) Clause ea of subsection 2 of the said section 10, as made by section 3 of Ontario Regulation 153/71, is revoked.
 - (3) Subsection 5 of the said section 10, as made by subsection 14 of section 9 of Ontario Regulation 151/70 and amended by subsection 2 of section 3 of Ontario Regulation 153/71, is revoked and the following substituted therefor:
 - (5) Where, in the opinion of the Director any regular or periodic payment of the income referred to in clause e, f, h, i or k of subsection 2 applies to a number of months, the Director may average the income received over that number of months.
 - This Regulation shall be deemed to have come into force on the 1st day of April, 1971.

(1229)

27 | (1230)

THE PUBLIC HOSPITALS ACT

O. Reg. 278/71. Special Grants. Made—June 16th, 1971. Filed—June 24th, 1971.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

SPECIAL GRANTS

- 1. The Commission shall pay a special grant as provincial aid to each hospital listed in the Schedule in the amount shown opposite it. O. Reg. 278/71, s. 1.
- 2. The special grant shall be used by each hospital against its unmanageable interest-bearing debt. O. Reg. 278/71, s. 2.
- 3. This Regulation expires on the 31st day of July, 1971. O. Reg. 278/71, s. 3.

Schedule

Hospital	Location	A mount
Ottawa General Hospital	Ottawa	\$380,100
St. Vincent Hospital	Ottawa	181,500
Hotel Dieu Hospital	Cornwall	116,481

(1231) 27

THE PUBLIC HOSPITALS ACT

O. Reg. 279/71. Special Grant. Made—June 23rd, 1971. Filed—June 24th, 1971.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

SPECIAL GRANT

- 1. The Commission shall pay a special grant in the amount of \$2,081,725 to the Sisters of Charity of Ottawa, owners of the Ottawa General Hospital, Ottawa. O. Reg. 279/71, s. 1.
- 2. The special grant shall be used only for the purpose of assisting the Sisters of Charity of Ottawa to retire the outstanding unmanageable interest-bearing debt of the Ottawa General Hospital. O. Reg. 279/71, s. 2.
- 3. This Regulation expires on the 30th day of July, 1971. O. Reg. 279/71, s. 3.

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27 (1232)

Publications Under The Regulations Act

July 17th, 1971

THE PERSONAL PROPERTY SECURITY ACT, 1967

O. Reg. 280/71.
Personal Property Security
Assurance Fund.
Made—June 23rd, 1971.
Filed—June 29th, 1971.

REGULATION MADE UNDER THE PERSONAL PROPERTY SECURITY ACT, 1967

PERSONAL PROPERTY SECURITY ASSURANCE FUND

- 1. 20 per cent of the fees received under the Act in respect of forms of statements submitted with security agreements, security documents or other instruments tendered for registration shall be paid into The Personal Property Security Assurance Fund.
- 2. This Regulation shall be deemed to have come into force on the 1st day of May, 1971.

(1252) 28

THE INSURANCE ACT

O. Reg. 281/71. Licences of Insurance Agents. Made—June 23rd, 1971. Filed—June 29th, 1971.

REGULATION MADE UNDER THE INSURANCE ACT

- The title to Regulation 392 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor: "Licences of Insurance Agents".
- Section 1 of Regulation 392 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- 1.—(1) Subject to subsection 2, this Regulation applies to all classes of licences that authorize the carrying on of business as an insurance agent.
- (2) Subsection 2 of sections 4 and 5 do not apply to an applicant for, or the holder of, an agent's licence for life insurance where the applicant or holder does not hold a licence for another class of insurance.

- Section 2 of Regulation 392 of Revised Regulations of Ontario, 1960, as amended by section 1 of Ontario Regulation 240/61, is revoked and the following substituted therefor:
- 2.—(1) Where an application for a licence is made in respect of a partnership, a separate application shall be made in the partnership or trade name by each partner thereof, and where the application is for an agent's licence for life insurance, each partner shall be appointed by the same insurer.
- (2) Where an application for a licence is made by a corporation, a separate application shall be made in the corporate name by each director, officer or other person authorized to act in the name of and on behalf of the corporation and by any shareholder to whom has been issued or who is entitled to more than one-half of the issued shares of the corporation and, where the application is for an agent's licence for life insurance, each director, officer or other person authorized to act in the name of or on behalf of the corporation and any shareholder to whom has been issued or who is entitled to more than one-half of the issued shares of the corporation shall be appointed by the same insurer.
 - 4. Section 3 of Regulation 392 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following subsection:
- (3) No licence shall be issued to a corporation unless the objects of the corporation as stated in its act of incorporation, or instrument of incorporation, are expressly stated to be for the purpose of acting as an insurance agent for the class or classes of insurance agency specified in *The Insurance Act* and for which the licence is applied for or for such other purposes as are approved by the Superintendent as being consistent with the provisions of *The Insurance Act* and the business of an insurance agency.
 - 5. Clause g of subsection 1 of section 4 of Ontario Regulation 392/60 is revoked and the following substituted therefor:
 - (g) has not made the application for the purpose of obtaining a licence to act as an insurance agent in respect of any particular risk or risks or directly or indirectly to obtain an agent's commission for insurance on his own life or property or on the lives or property of his family, employer or fellow employees.
 - Section 4 of Regulation 392 of Revised Regulations of Ontario, 1960, as amended by section 2 of Ontario Regulation 240/61, is further amended by adding thereto the following subsection:

O. Reg. 281/71 THE ONTARIO GAZETTE

(4) A life insurance agent may be licensed to act as agent for two insurers transacting life insurance where,

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- (a) one of the insurers is a wholly owned subsidiary of the other insurer;
- (b) both of the insurers are licensed for the transaction of life insurance in Ontario;
- (c) the insurers have filed with the Superintendent an agreement in writing, acceptable to the Superintendent, setting forth the terms and conditions of the appointment of agents to represent them in the solicitation of, or negotiation for, life insurance.

- Section 8 of Regulation 392 of Revised Regulations of Ontario, 1960 is revoked.
- 8. Section 10 of Regulation 392 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- 10.—(1) An agent's licence for a class of insurance other than life insurance expires with the 30th day of September next following its date of issue or renewal, unless otherwise specified in the licence.
- (2) An agent's licence for life insurance expires with the 31st day of March next following its date of issue or renewal, unless otherwise specified in the licence.

(1253)

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THE INSURANCE ACT

O. Reg. 282/71.

Order Under Paragraph 1 of Subsection 2 of Section 80 of the Act. Made—June 23rd, 1971. Filed—June 29th, 1971

ORDER MADE UNDER THE INSURANCE ACT

1. The Schedule to Ontario Regulation 221/71 is amended by adding thereto the following items:

10	The Empire Life Insurance Company	61/2%	Group Deposit Administration Deferred Annuity Policies with respect to single premiums accepted on or after January 1, 1971 and prior to January 1, 1972, with a guarantee of interest rates of five years or less.
11	The Empire Life Insurance Company	61/2%	Settlement Annuities not involving life contingencies, vesting on or after January 1, 1971 and prior to January 1, 1972, with a guaranteed payment period of five years or less.
12	The Empire Life Insurance Company	61/2%	Proceeds on deposit accepted on or after January 1, 1971 and prior to January 1, 1972, with a guarantee of interest rates of five years or less.

(1254)

THE HIGHWAY TRAFFIC ACT

O. Reg. 283/71.

Speed Limits.
Made—June 14th, 1971.
Filed—June 30th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 1 of Part 2a of Schedule 1 to Regulation 232 of Revised Regulations of Ontario, 1960, as made by subsection 1 of section 2 of Ontario Regulation 184/61, is revoked.

- (2) Paragraph 14a of Part 3 of the said Schedule 1, as made by subsection 2 of section 2 of Ontario Regulation 184/61, is revoked.
- (3) Paragraphs 6a and 6b of Part 4 of the said Schedule 1, as made by subsection 5 of section 2 of Ontario Regulation 184/61, are revoked.
- 2.—(1) Paragraph 8 of Part 1 of Schedule 2 to Regulation 232 of Revised Regulations of

Ontario, 1960, as made by subsection 1 of section 1 of Ontario Regulation 179/69, is revoked and the following substituted there-

Regional Niagara-

Erie and

8. That part of the King's Highway known as No. 3 in The Regional Municipality Municipality of of Niagara lying between a point situate 100 feet measured easterly from its intersection with the centre line of the Towns of Fort roadway known as Buffalo Road in the City of Fort Erie and a point Port Colborne situate 100 feet measured easterly from its intersection with the easterly limit of the roadway known as Sherk Road in the City of Port Colborne.

(2) Paragraph 17 of Part 1 of the said Schedule 2, as made by subsection 1 of section 1 of Ontario Regulation 400/69, is revoked and the following substituted therefor:

Essex-Twp. of Mersea

- 17. That part of the King's Highway known as No. 3 in the Township of Mersea in the County of Essex lying between a point situate 1200 feet measured westerly from its intersection with the line between lots 218 and 219 in Concession North of Talbot Road and a point situate at its intersection with the centre line of Lot 241 in the said Concession North of Talbot Road.
- (3) Paragraph 18 of Part 3 of the said Schedule 2, as made by subsection 5 of section 1 of Ontario Regulation 400/69, is revoked.
- (4) Paragraph 3 of Part 6 of the said Schedule 2, as made by subsection 12 of section 1 of Ontario Regulation 400/69, is revoked.
- 3.—(1) Part 1 of Schedule 6 to Regulation 232 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 206/65, 134/66, 204/68 and 400/69, is further amended by adding thereto the following paragraph:

Bruce-Twp. of Brant

15. That part of the King's Highway known as No. 4 in the Township of Brant in the County of Bruce lying between a point situate 1280 feet measured westerly from its intersection with the centre line of the roadway known as Bruce County Road No. 19 and a point situate 1200 feet measured westerly from its intersection with the westerly limit of the bridge abutment over the Canadian National Railways in Lot 72 in concessions 1 North of Durham Road and 1 South of Durham Road.

(2) Part 3 of the said Schedule 6, as amended by Ontario Regulations 172/62, 206/65, 204/68 and 400/69, is further amended by adding thereto the following paragraphs:

Bruce-

Twp. of Brant

Town of Walkerton

12. That part of the King's Highway known as No. 4 in the Township of Brant in the County of Bruce lying between a point situate 540 feet measured easterly from its intersection with the centre line of George Street in the Town of Walkerton and a point situate 1280 feet measured westerly from its intersection with the centre line of the roadway known as Bruce County Road No. 19.

Bruce---Twp. of

Brant

13. That part of the King's Highway known as No. 4 in the Township of Brant in the County of Bruce commencing at a point situate 1200 feet measured westerly from its intersection with the bridge over the Canadian National Railways in Lot 72 in concessions 1 North of Durham Road and 1 South of Durham Road and extending easterly therealong for a distance of 1500 feet more or less.

4. Part 3 of Schedule 11 to Regulation 232 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 184/61, 81/64 and 440/68, is further amended by adding thereto the following paragraph:

Bruce-

Twp. of Kincardine

Town of Kincardine 7. That part of the King's Highway known as No. 9 in the County of Bruce lying between a point situate at its intersection with the westerly limit of Lot 1 in Concession 1 in the Township of Kincardine and a point situate at its intersection with the easterly limit of the roadway known as Sutton Avenue in the Town of Kincardine.

5.—(1) Paragraph 10 of Part 1 of Schedule 15 to Regulation 232 of Revised Regulations of Ontario, 1960, as remade by subsection 1 of section 3 of Ontario Regulation 303/62, is revoked and the following substituted therefor:

Simcoe-Twps. of Orillia and Medonte

10. That part of the King's Highway known as No. 12 in the County of Simcoe lying between a point situate at its intersection with the westerly limit of the King's Highway known as No. 11 in the Township of Orillia and a point situate 1000 feet measured easterly from its intersection with the centre line of the road allowance between lots 5 and 6 in Concession 14 in the Township of Medonte.

(2) Paragraph 11 of Part 1 of the said Schedule 15, as remade by subsection 1 of section 3 of Ontario Regulation 303/62 is revoked and the following substituted therefor:

11. That part of the King's Highway known as No. 12 in the Township of Simcoe--Tay in the County of Simcoc lying Twp of Tay between a point situate 1500 feet measured westerly from its intersection with the centre line of the road allowance between lots 5 and 6 in Concession 12 and a point situate at its intersection with the line between iets & and 9 in Concession 11.

- (3) Part 1 of the said Schedule 15, as amended by Chiario Regulations 15/62, 172/62, 303/62, 324/62, 151/67 and 325/70, is further amended by adding thereto the following paragraph:
- 13. That part of the King's Highway known as No. 12 and 103 in the Simcoe-County of Simcoe lying between a point Twps. of situate 1500 feet measured westerly Medonte from its intersection with the centre and Tay line of the road allowance between lots 5 and 6 in Concession 14 in the Township of Medonte and a point situate 3900 feet measured easterly from its intersection with the centre line of the road allowance between lots 5 and 6 in Concession 12 in the Township of Tay.
 - (4) Paragraph 13 of Part 3 of the said Schedule 15, as made by subsection 2 of section 3 of Ontario Regulation 303/62, is revoked and the following substituted therefor:
- 13. That part of the King's Highway known as No. 12 in the Township of Simcoe- . Medonte in the County of Simcoe Twp. of commencing at a point situate 1000 Medonte feet measured easterly from its intersection with the centre line of the road allowance between lots 5 and 6 in Concession 14 and extending westerly therealong for a distance of 2500 feet more or less.
 - 6.—(1) Part 1 of Schedule 19 to Regulation 232 of Revised Regulations of Ontario, 1960, as remade by subsection 1 of section 1 of Ontario Regulation 72/63 and amended by section 5 of Ontario Regulation 115/70, is further amended by adding thereto the following paragraph:
- Reg. Mun. of Ottawa-Carleton and County of Grenville ----

Twps. of Oxford (on Rideau) and North Gower

2. That part of the King's Highway known as No. 16 lying between a point situate 1200 feet measured northerly from its intersection with the southerly limit of the King's Highway known as No. 43 in the Township of Oxford (on Rideau) in the County of Grenville and a point situate 3450 feet measured northerly from its intersection with the centre line of the road allowance between lots 25 and 26 in Concession 3 in the Township of North Gower in The Regional Municipality of Ottawa-Carleton.

(2) Part 3 of the said Schedule 19 is revoked and the following substituted therefor:

PART 3

Grenville-Twp. of Oxford (on Rideau)

1. That part of the King's Highway known as No. 16 in the Township of Oxford (on Rideau) in the County of Grenville commencing at a point situate at its intersection with the southerly limit of the King's Highway known as No. 43 and extending northerly therealong for a distance of 1200 feet more or less.

Reg. Mun. of Ottawa-Carleton-

Twp. of North Gower

2. That part of the King's Highway known as No. 16 in the Township of North Gower in The Regional Municipality of Ottawa-Carleton commencing at a point situate 3450 feet measured northerly from its intersection with the centre line of the road allowance between lots 25 and 26 in Concession 3 and extending northerly therealong for a distance of 1200 feet more or less.

7. Part 3 of Schedule 24a to Regulation 232 of Revised Regulations of Ontario, 1960, as remade by subsection 2 of section 3 of Ontario Regulation 172/62 and amended by Ontario Regulations 18/64, 166/64 and 315/66, is further amended by adding thereto the following paragraphs:

Bruce-

Town of Kincardine

10. That part of the King's Highway known as No. 21 in the Town of Kincardine in the County of Bruce lying between a point situate 370 feet measured northerly from its intersection with the centre line of the roadway known as Bruce Street and a point situate 500 feet measured southeasterly from its intersection with the centre line of the roadway known as Adelaide Street.

11. That part of the King's Highway known as No. 21 in the Town of Bruce-Kincardine in the County of Bruce Town of commencing at a point situate 1000 Kincardine feet measured northerly from its intersection with the centre line of the King's Highway known as No. 9 and extending northerly for a distance of 2300 feet more or less.

8.—(1) Part 2a of Schedule 30a to Regulation 232 of Revised Regulations of Ontario, 1960, as made by section 15 of Ontario Regulation 184/61 and amended by subsection 2 of

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section 1 of Ontario Regulation 73/68, is further amended by adding thereto the following paragraph:

Lennox and Addington-

Twp. of Ernestown

- 2. That part of the King's Highway known as No. 33 in the Township of Ernestown in the County of Lennox and Addington lying between a point situate 600 feet measured easterly from its intersection with the line between lots 7 and 8 in Broken Front Concession and a point situate at its intersection with the line between lots 3 and 4 in the said Broken Front Concession.
- (2) Paragraph 2 of Part 4 of the said Schedule 30a, as made by section 3 of Ontario Regulation 273/62, is revoked and the following substituted therefor:

Lennox and Addington-

Twp. of

Ernestown

- 2. That part of the King's Highway known as No. 33 in the Township of Ernestown in the County of Lennox and Addington commencing at a point situate 1550 feet measured easterly from its intersection with the centre line of the King's Highway known as No. 133 and extending westerly therealong for a distance of 4500 feet more or less.
- (3) Part 4 of the said Schedule 30a, as made by section 15 of Ontario Regulation 184/61 and amended by Ontario Regulations 273/62, 18/64, 315/66 and 73/68, is further amended by adding thereto the following paragraph:

Lennox and Addington-

Twp. of Ernestown

- 6. That part of the King's Highway known as No. 33 in the Township of Ernestown in the County of Lennox and Addington lying between a point situate 680 feet measured westerly from its intersection with the line between lots 11 and 12 in Broken Front Concession and a point situate at its intersection with the line between lots 14 and 15 in the said Broken Front Concession.
- 9.-(1) Part 1 of Schedule 34 to Regulation 232 of Revised Regulations of Ontario, 1960, as amended by subsection 1 of section 8 of Ontario Regulation 134/66, is further amended by adding thereto the following paragraph:

Kent-

Twp. of Harwich 3. That part of the King's Highway known as No. 40 in the Township of Harwich in the County of Kent lying between a point situate at its intersection with the line between lots 4 and 5 in Concession 3 and a point situate 1600 feet measured northerly from its intersection with the line between lots 11 and 12 in Concession 1 East of Communication Road.

(2) Paragraph 3 of Part 3 of the said Schedule 34. as remade by section 5 of Ontario Regulation 39/69, is revoked and the following substituted therefor:

Lambton-

Twp. of Sombra

Police Village of Sombra

3. That part of the King's Highway known as No. 40 in the County of Lambton lying between a point situate 100 feet measured northerly from its intersection with the centre line of the road allowance between concessions 7 and 8 in the Township of Sombra, including Walpole Island, St. Anne's Island and other islands at the mouth of the St. Clair River and a point situate 100 feet measured southerly from its intersection with the centre line of the roadway known as South Street in the Police Village of Sombra.

(3) Paragraphs 4 and 5 of Part 3 of the said Schedule 34 are revoked and the following substituted therefor:

Lambton-

Twps, of Sombra and Moore

4. That part of the King's Highway known as No. 40 in the County of Lambton lying between a point situate 100 feet measured northerly from its intersection with the centre line of the roadway known as Lambton County Road No. 2 in the Township of Sombra, including Walpole Island, St. Anne's Island and other islands at the mouth of the St. Clair River and a point situate 220 feet measured southerly from its intersection with the northerly limit of the King's Highway known as No. 30 in the Township of Moore.

Lambton-

Twp. of Moore

5. That part of the King's Highway known as No. 40 in the Township of Moore in the County of Lambton lying between a point situate 500 feet measured southerly from its intersection with the line between lots 29 and 30 in Front Concession and a point situate at its intersection with the line between lots 38 and 39 in the said Front Concession.

(4) Part 3 of the said Schedule 34, as amended by Ontario Regulations 15/62, 336/65, 68/66, 39/69 and 400/69, is further amended by adding thereto the following paragraphs:

Lambton-

7. That part of the King's Highway known as No. 40 in the Township of Moore in the County of Lambton Twp. of Moore lying between a point situate 100 feet measured southerly from its intersection with the line between lots 63 and 64 in Front Concession and a point situate at its intersection with the northerly limit of the roadway known

as La Salle Road in the Locality of Froomfield.

Kent— Twp. of Harwich

- 8. That part of the King's Highway known as No. 40 in the Township of Harwich in the County of Kent commencing at a point situate at its intersection with the line between lots 11 and 12 in Concession 1 East of Communication Road and extending northerly therealong for a distance of 1600 feet more or less.
- (5) Paragraphs 2 and 3 of Part 4 of the said Schedule 34 are revoked.
- (6) Paragraph 1 of Part 5 of the said Schedule 34 is revoked.
- (7) Part 6 of the said Schedule 34, as remade by subsection 3 of section 9 of Ontario Regulation 15/62 and amended by subsection 4 of section 10 of Ontario Regulation 400/69, is further amended by adding thereto the following paragraphs:

Lambton-

Twp. of Moore That part of the King's Highway known as No. 40 in the Township of Moore in the County of Lambton commencing at a point situate at its intersection with the northerly limit of the King's Highway known as No. 80 and extending southerly therealong for a distance of 220 feet more or less.

Lambton-

Twp. of Sombra 2. That part of the King's Highway known as No. 40 in the Township of Sombra, including Walpole Island, St. Anne's Island and other islands at the mouth of the St. Clair River in the County of Lambton lying between a point situate 1000 feet measured northerly from its intersection with the centre line of the road allowance between concessions 5 and 6 and a point situate 100 feet measured northerly from its intersection with the centre line of the road allowance between concessions 7 and 8.

Lambton-

Twp. of

Moore

3. That part of the King's Highway known as No. 40 in the Township of Moore in the County of Lambton lying between a point situate at its intersection with the line between lots 57 and 58 in Front Concession and a point situate 100 feet measured southerly from its intersection with the line between lots 63 and 64 in the said Front Concession.

10. Part 2 of Schedule 43 to Regulation 232 of Revised Regulations of Ontario, 1960, is revoked and the following substituted therefor:

PART 2

District Mun. of Muskoka—

Twps. of Franklin and Chaffey

That part of the King's Highway.
 known as No. 60 in The District
 Municipality of Muskoka lying between a point situate 300 feet measured westerly from its intersection with the line between concessions 10 and 11 in the Township of Franklin and a point situate at its intersection with the easterly limit of the King's Highway known as No. 11B in the Township of Chaffey.

- 11.—(1) Paragraph 1 of Part 3 of Schedule 45a to Regulation 232 of Revised Regulations of Ontario, 1960, as made by section 8 of Ontario Regulation 164/62, is revoked.
- (2) Paragraph 1 of Part 4 of the said Schedule 45a, as made by section 8 of Ontario Regulation 164/62, is revoked and the following substituted therefor:

District of Parry Sound—

McDougall

That part of the King's Highway known as No. 69B in the Township of McDougall in the District of Parry Sound lying between a point situate 1350 feet measured northerly from its intersection with the southerly limit of the roadway known as Isabella Street and a point situate at its intersection with the King's Highway known as No. 69.

(3) Parts 5 and 6 of the said Schedule 45a, as made by section 8 of Ontario Regulation 164/62, are revoked and the following substituted therefor:

PART 5

District of Parry Sound—

Twp. of

McDougall

That part of the King's Highway known as No. 69B in the Township of
 McDougall in the District of Parry Sound lying between a point situate at its intersection with the King's Highway known as No. 69 and a point situate at its intersection with the line between lots 27 and 28 in Concession 1.

PART 6

District of Parry Sound—

Twp. of McDougall That part of the King's Highway known as No. 69B in the Township of
 — McDougall in the District of Parry Sound commencing at a point situate at its intersection with the southerly limit of the roadway known as Isabella Street and extending northerly therealong for a distance of 1350 feet more or less.

12. Part 1 of Schedule 50 to Regulation 232 of Revised Regulations of Ontario, 1960, as

amended by Ontario Regulations 227/64, 336/65 and 115/70, is further amended by adding thereto the following paragraph:

Wellington-

Twp. of Minto

- 7. That part of the King's Highway known as No. 89 in the Township of Minto in the County of Wellington lying between a point situate at its intersection with the northerly limit of the King's Highway known as No. 23 and a point situate at its intersection with the southerly limit of the King's Highway known as No. 87.
- 13.—(1) Paragraph 2 of Part 3 of Schedule 51c to Regulation 232 of Revised Regulations of Ontario, 1960, as made by section 6 of Ontario Regulation 60/64, is revoked.
- (2) Part 4 of the said Schedule 51c, as remade by section 13 of Ontario Regulation 115/70, is amended by adding thereto the following paragraph:

Simcoe-

Twps. of Medonte and Flos

- 2. That part of the King's Highway known as No. 93 in the County of Simcoe commencing at a point situate 400 feet measured northerly from its intersection with the line between lots 74 and 75 in Concession 1 in the Township of Medonte and lots 74 and 75 in Concession 1 in the Township of Flos and extending northerly therealong to the northern limit of the said highway.
- 14. Part 4 of Schedule 51d to Regulation 232 of Revised Regulations of Ontario, 1960, as made by section 9 of Ontario Regulation 39/69, is amended by adding thereto the following paragraph:

Waterloo-

Twp. of North Dumfries

- 2. That part of the King's Highway known as No. 97 in the Township of North Dumfries in the County of the Waterloo lying between a point situate 350 feet measured easterly from its intersection with the centre line of the roadway known as Franklin Boulevard and a point situate at its intersection with the easterly limit of the King's Highway known as No. 8.
- 15. Part 1 of Schedule 54 to Regulation 232 of Revised Regulations of Ontario, 1960, is amended by adding thereto the following paragraphs:

Simcoe-

Twps. of Medonte and Tay

That part of the King's Highway known as No. 12 and 103 in the County of Simcoe lying between a point situate at its intersection with the line between lots 19 and 20 in Concession 11 and lots 19 and 20 in Concession 12 in the Township of Medonte and a point

situate 3900 feet measured easterly from its intersection with the centre line of the road allowance between lots 5 and 6 in Concession 12 in the Township of Tay.

Simcoe and The Dis. Mun. of Muskoka—

Twps. of Tay and Muskoka Lakes

3. That part of the King's Highway known as No. 103 lying between a point situate 1500 feet measured westerly from its intersection with the centre line of the road allowance between lots 5 and 6 in Concession 12 in the Township of Tay in the County of Simcoe and a point situate at its intersection with the westerly limit of the King's Highway known as No. 69 in the Township of Muskoka Lakes in The District Municipality of Muskoka.

16. Regulation 232 of Revised Regulations of Ontario, 1960, is amended by adding thereto the following schedules:

HIGHWAY NO. 49

Schedule 38c

PART 1

1. That part of the King's Highway Prince Edward known as No. 49 lying between a point and Hastings—situate 1100 feet measured northerly from its intersection with the line

Twps. of Hallowell and Tyendinaga from its intersection with the line between lots 6 and 7 in Concession 1 North West of Carrying Place in the Township of Hallowell in the County of Prince Edward and a point situate 850 feet measured northerly from its intersection with the centre line of the King's Highway known as No. 401 in the Township of Tyendinaga in the County of Hastings.

PART 2

(Reserved)

PART 2a

(Reserved)

PART 3

Prince Edward—

Twp. of Hallowell That part of the King's Highway known as No. 49 in the Township of Hallowell in the County of Prince Edward lying between a point situate at its intersection with the line between lots 4 and 5 in Concession 1 North West of Carrying Place and a point situate 1100 feet measured northerly from its intersection with the line between lots 6 and 7 in the said Concession 1.

Part 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

HIGHWAY NO. 138

Schedule 58k

PART 1

Stormont— Twp. of

Cornwall

 That part of the King's Highway known as No. 138 in the Township of Cornwall in the County of Stormont lying between a point situate 970 feet measured southerly from its intersection with the line between concessions 4 and 5 and a point situate 1880 feet measured southerly from its intersection with the centre line of the roadway known as County Road No. 18.

Stormont-

Twps. of Cornwall and Roxborough

2. That part of the King's Highway known as No. 138 in the County of Stormont lying between a point situate 3300 feet measured northerly from its intersection with the centre line of the roadway known as County Road No. 18 in the Township of Cornwall and a point situate at its intersection with the King's Highway known as No. 43 in the Township of Roxborough.

PART 2

(Reserved)

PART 2a

Stormont—
Twp. of

Cornwall

 That part of the King's Highway known as No. 138 in the Township of Cornwall in the County of Stormont commencing at a point situate 1300 feet measured northerly from its intersection with the northerly limit of the City of Cornwall and extending northerly therealong for a distance of 4300 feet more or less.

Part 3

Stormont— Twp. of

Cornwall

 That part of the King's Highway known as No. 138 in the Township of Cornwall in the County of Stormont commencing at a point situate 1100 feet measured northerly from its intersection with the centre line of the roadway known as County Road No. 18 and extending northerly therealong for a distance of 2200 feet more or less.

PART 4

Stormont—

Twp. of Cornwall That part of the King's Highway known as No. 138 in the Township of Cornwall in the County of Stormont commencing at a point situate at its intersection with the northerly limit of the City of Cornwall and extending northerly therealong for a distance of 1300 feet more or less.

PART 5

Stormont-

Twp. of Cornwall 1. That part of the King's Highway known as No. 138 in the Township of Cornwall in the County of Stormont commencing at a point situate 1880 feet measured southerly from its intersection with the centre line of the roadway known as County Road No. 18 and extending northerly therealong for a distance of 2900 feet more or less.

Part 6

(Reserved)

HIGHWAY NO. 519

Schedule 611

PART 1

(Reserved)

PART 2

(Reserved)

PART 2a

(Reserved)

PART 3

(Reserved)

PART 4

Provisional County of Haliburton—

Twp. of Dysart et al That part of the King's Highway known as No. 519 in the Township of Dysart, Bruton, Clyde, Dudley, Eyre, Guilford, Harburn, Harcourt and Havelock in the Provisional County of Haliburton commencing at a point situate at its intersection with the

centre line of the King's Highway known as No. 121 and extending southerly therealong for a distance of 3960 feet more or less.

PART 5

(Reserved)

PART 6

(Reserved)

(1267)

O. Reg. 283/71

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THE JUDICATURE ACT

O. Reg. 284/71. Rules of Practice. Made—March 6th, 1971. Approved—June 9th, 1971. Filed—July 1st, 1971.

AMENDMENTS TO REGULATION 396 OF REVISED REGULATIONS OF ONTARIO, 1960, BEING THE RULES OF PRACTICE AND PROCEDURE OF THE SUPREME COURT OF ONTARIO, INCLUDING THE APPENDIX OF FORMS, MADE BY THE RULES COMMITTEE ON THE 6TH DAY OF MARCH, 1971, UNDER THE JUDICATURE ACT, TO BE EFFECTIVE ON AND AFTER THE DAY SECTION 11 OF THE JUDICATURE AMENDMENT ACT, 1970 (NO. 4) IS PROCLAIMED.

- The "Table of Contents" immediately preceding rule 776 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, and further amended by Ontario Regulation 301/70, is amended by.
 - (a) immediately preceding the paragraph headed "Parties to Proceedings", inserting "Jurisdiction of Local Judges

778a. Trial of claims joined",

- (b) immediately following the heading "Hearing" inserting
- "798a. Appointing Matrimonial Causes Sittings"
 - (c) under the heading "Hearing" striking out "Service of Notice of Hearing" and substituting "Setting down for and transferring hearing" therefor, and
 - (d) under the heading "Forms" striking out "146. Notice of Hearing other than at Toronto 147. Notice of Hearing at Toronto" and substituting

"146. Notice of Hearing

147. Notice of Transfer"

therefor.

 Sub-rule (h) of rule 2 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, is revoked and the following substituted therefor:

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- (h) "judge" means a judge of the High Court except in rules 776 to 815, inclusive, and in the application of any other rules to matrimonial causes where "judge" shall include, on and after the day section 11 of The Judicature Amendment Act, 1970 (No. 4) is proclaimed, unless otherwise expressly provided, a local judge of the Supreme Court who has been appointed a local judge of the High Court of Justice for Ontario by the Governor General.
- Rule 212 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, is amended by,
 - (a) in sub-rule (2), striking out "this rule" and substituting "sub-rule (1)" therefor, and
 - (b) adding the following sub-rule:
- (3) A local judge possesses the like powers as a judge sitting in court or chambers with regard to matrimonial causes on and after the day section 11 of *The Judicature Amendment Act, 1970 (No. 4)* is proclaimed if he has been appointed a local judge of the High Court of Justice for Ontario by the Governor General and whether or not the action is brought in his county.
 - Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, is amended by adding the following heading and rule:

JURISDICTION OF LOCAL JUDGES

778a. On and after the day section 11 of The Judicature Amendment Act, 1970 (No. 4) is proclaimed, where a claim for corollary relief under the Divorce Act (Canada) or for alimony or for the maintenance or custody of children is joined with a matrimonial cause, it may be tried, together with the matrimonial cause by a judge of the High Court or by a local judge of the Supreme Court who has been appointed a local judge of the High Court of Justice for Ontario by the Governor General.

 Rule 783 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, is amended by,

- (a) in sub-rule (1), inserting "the court or" immediately preceding "a judge", and in sub-rule (3), striking out "by a judge".
- 6. Sub-rule (1) of rule 791 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, and further amended by Ontario Regulation 417/70, is amended by inserting "by the court or a judge" immediately following "ordered".
- 7. Rule 792 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, and further amended by Ontario Regulation 417/70, is amended by inserting "or a judge" immediately following "The court".
- 8. Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, is amended by adding the following rule immediately under the heading "Hearing":

798a. From time to time after the day section 11 of *The Judicature Amendment Act, 1970 (No. 4)* is proclaimed, the Chief Justice of the High Court shall appoint sittings in each county and district for the hearing of matrimonial causes by local judges of the Supreme Court who have been appointed local judges of the High Court of Justice for Ontario by the Governor General, and such sittings shall be styled Matrimonial Causes Sittings.

- Rule 799 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, and further amended by Ontario Regulation 301/70, is amended by,
 - (a) revoking sub-rule (1), and substituting therefor the following:
- (1) A petitioner shall include in the notice of petition a notice that the proceeding will be set down for hearing at the place proposed by the petitioner in his petition which shall designate either a sittings of the High Court or, on and after the day section 11 of The Judicature Amendment Act, 1970 (No. 4) is proclaimed, a Matrimonial Causes Sittings, and that in default of appearance or answer such proceeding may be so set down without further notice.
 - (b) in sub-rule (2),
 - (i) renumbering the same as sub-rule (3),
 - (ii) striking out "by a judge", and
 - (iii) striking out "(Forms 146 and 147)" and substituting "(Form 146)", therefor.

- (c) adding as sub-rule (2) the following:
- (2) A proceeding shall be set down for hearing as proposed by the petitioner in his petition but a judge of the High Court, on the application of a petitioner or a respondent who has filed an answer, may order that the proceedings be transferred to a sittings of the High Court or to a Matrimonial Causes Sittings, as the case may be, and in such event the applicant shall forthwith serve all other parties to the proceeding with a Notice of Transfer according to Form 147 together with a copy of the transferring order and file the same with proof of service within ten days of the date of the entry of the order or, in default of the applicant so doing, any other party may transfer the hearing in accordance with the order.

and

- (d) renumbering sub-rule (3) as sub-rule (4).
- 10. Sub-rule (1) of rule 807 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, is amended by striking out "the court" and substituting "a judge" therefor.
- 11. Rule 810 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, is revoked and the following substituted therefor:
- 810. The costs in a matrimonial cause are in the discretion of the presiding judge, and shall be recoverable in the same way as in ordinary actions and, unless otherwise ordered, shall be on the Supreme Court scale whether the proceeding is heard at a Matrimonial Causes Sittings or at a High Court Sittings.
 - 12. Rule 812 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, is amended by striking out "the court" and substituting "a judge", therefor.
 - 13. Form 140 in the Appendix of Forms to Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 155/65, and further amended by Ontario Regulation 156/68, and further amended by Ontario Regulation 301/70, is amended by striking out the words immediately under the heading "Place of Hearing" and substituting therefor the following:
 - Form 146 of the Appendix of Forms to Regulation 396 of Revised Regulations of

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Ontario, 1960, as amended by Ontario Regulation 156/68, and further amended by Ontario Regulation 301/70, is amended by,

- (a) in the title of the said form, striking out "OTHER THAN AT TORONTO NON-JURY SITTINGS",
- (b) adding to the first paragraph of the said form "at a Matrimonial Causes Sittings or at a sittings of the High Court as the case may be)", and
- (c) in the second paragraph of the said form, striking out "the date of".
- 15. Form 147 of the Appendix of Forms to Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, and further amended by Ontario Regulation 301/70, is revoked and the following substituted therefor:

Form 147

NOTICE OF TRANSFER

(RULE 799)

No..... 19....

In the Supreme Court of Ontario

Between

A.B.

Petitioner

and

C.D. (and E.F.)

Respondent(s)

16. Form 148 of the Appendix of Forms to Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, and further amended by

Ontario Regulation 301/70, is amended, by
adding "(or His Honour Judge, Local Judge as the case may be)" immediately following "The Honourable Mr.
JUSTICE".

 Forms 149 and 152 of the Appendix of Forms to Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, are each amended

by adding "(or His Honour Judge......
Local Judge as the case may be)"
immediately following "The Honourable
MR. Justice....".

(1<u>268</u>)

THE JUDICATURE ACT

O. Reg. 285/71. Rules of Practice. Made—April 24th, 1971 and May 15th, 1971. Approved—June 9th, 1971. Filed—July 1st, 1971.

AMENDMENTS TO REGULATION 396 OF REVISED REGULATIONS OF ONTARIO, 1960, BEING THE RULES OF PRACTICE AND PROCEDURE OF THE SUPREME COURT OF ONTARIO, INCLUDING THE APPENDIX OF FORMS, THE TARIFF OF FEES AND THE TARIFF OF DISBURSEMENTS, MADE BY THE RULES COMMITTEE ON THE 24TH DAY OF APRIL AND THE 15TH DAY OF MAY, 1971, UNDER THE JUDICATURE ACT.

- 1. Sub-rule (3) of rule 167 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 180/64 and by Ontario Regulation 207/66, is further amended by striking out "twenty days after the plaintiff's statement of claim has been delivered," and substituting therefor "ten days after the defendant's statement of defence has been delivered or the time limited for the delivery thereof has expired," so that the said sub-rule as amended shall read as follows:
- (3) The notice shall be served on the third party within ten days after the defendant's statement of defence has been delivered or the time limited for the delivery thereof has expired, together with a copy of the writ, a copy of the plaintiff's statement of claim and copies of any other proceedings taken in the action.

- Rule 201 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 242/67, is further amended by,
 - (a) in sub-rule (2), inserting "or by ordinary mail to such solicitor's office, by properly addressing, prepaying and posting an envelope with a return address thereon, containing the document to be served" immediately following "office", and
 - (b) adding a sub-rule (3) as follows:
- (3) Where a document has been mailed pursuant to sub-rule (2), the document, unless the contrary is shown, shall be deemed to have been served on the fourth day following that on which it was so mailed.
 - 3. Rule 202 of Regulation 396 of Revised Regulations of Ontario, 1960, is amended by,
 - (a) in sub-rule (2), striking out "left for him with an adult person appearing to be in charge of the premises at such address" and substituting "mailed to him at his address for service, and the method of mail and the time at which he shall be deemed to have been served shall be as in rule 201" thereof, and
 - (b) revoking sub-rule (3).
 - 4. Rule 229 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 249/68, is revoked and the following substituted therefor:
- 229.—(1) Where a person has made an affidavit of merits or an affidavit to be used upon a motion or at a trial or on a reference, he may be cross-examined thereon before any officer having jurisdiction in the county in which the witness resides, upon the solicitor of the party on whose behalf the affidavit has been filed being served with an appointment and conduct money two days before the day appointed for the cross-examination.
- (2) The solicitor shall forthwith communicate the appointment to the person required to attend, and shall not apply the money to any debt due to the solicitor or any other person, or pay the money otherwise than to such person for his conduct money, and the money is not liable to be attached.
- (3) The attendance of such a person may also be required under rules 344 and 345.
- (4) Where any such person resides out of Ontario the court may order that such cross-examination be taken at such place and in such manner as seems just and convenient, and service of the order and of all papers necessary to obtain the cross-examination may be made on the solicitor of the party on whose behalf the affidavit has been filed and any conduct

- money may be paid to him unless the order makes other provision therefor.
- (5) Where any person refuses or neglects to attend at the time or place appointed for his cross-examination on his affidavit, or refuses to be sworn or to answer any proper question put to him, proceedings may forthwith be had for attachment and the court may also, or in lieu thereof, order that the affidavit be struck out.
 - Rule 306 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 242/67 and by Ontario Regulation 301/70, is revoked and the following substituted therefor:
- 306.—(1) A defendant may, at any time after appearance, pay into court a sum of money in satisfaction of the claim or cause of action, or of one or more of the claims or causes of action for which the plaintiff sues.
- (2) The money, when so paid in, shall remain in court subject to further order unless the plaintiff elects to take it out as hereinafter provided.
 - Sub-rule (1) of rule 311 of Regulation 396 of Revised Regulations of Ontario, 1960, is revoked and the following substituted therefor:
- (1) Where money is paid into court under rule 306, the plaintiff, if *sui juris* and personally entitled to the money paid in, may accept the whole sum or any one or more of the specified sums in satisfaction of the claim or claims or of the cause or causes of action to which the specific sum or sums relate, by giving notice to each defendant as in Form 28 and filing same.
 - Rule 312 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 207/66, is further amended by striking out ", but without set-off,".
 - 8. Rule 317 of Regulation 396 of Revised Regulations of Ontario, 1960, is amended by inserting ", the date and time of delivery of notice of payment in" immediately following "such payment".
 - Rule 330 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 249/68 and Ontario Regulation 189/69, is revoked and the following substituted therefor:
- 330. Where any person refuses or neglects to attend at the time and place appointed for his examination, or refuses to be sworn or to answer any proper question put to him, proceedings may forthwith be had for attachment, and the court may also or in lieu thereof, dismiss the action where any such person is a plaintiff or an officer or servant of a corporation plaintiff or strike out the defence, if any,

where any such person is a defendant or an officer or servant of a corporation defendant.

- 10. Sub-rule (2) of rule 386 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, is revoked and the following substituted therefor:
- (2) In an alimony action or in a matrimonial cause, the defendant may, at any time before being served with a notice of motion for interim alimony, give notice in writing that he submits to pay the interim alimony and interim disbursements, as demanded by the plaintiff in the endorsement on the writ or in the petition for divorce, and in that case no motion for interim alimony shall be made until there has been a default in payment, and in case of default, affidavits being filed verifying the endorsement and notice and the default, an order for payment of the sum demanded shall be issued on praecipe.
 - 11. Sub-rule (1) of rule 387 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, is further amended by striking out "shall not be made until the time for delivering the defence has expired" and substituting "may be made at any time after the statement of claim has been delivered" therefor.
 - Rule 504 of Regulation 396 of Revised Regulations of Ontario, 1960, is amended by inserting "or abridged" immediately following "extended".
 - 13. Rule 516 of Regulation 396 of Revised Regulations of Ontario, 1960, is amended by adding thereto a sub-rule (3) as follows:
- (3) In cases in the county courts, a party dissatisfied with the revision by the Taxing Officer at Toronto of a bill of costs taxed in the first instance by a county court clerk may appeal from the decision of the Taxing Officer to a judge in chambers upon any question of principle or as to any item respecting which objections have been duly filed, and the practice upon the appeal shall be the same as upon an appeal from an order made by the Master.
 - 14. Rule 520 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by inserting "and shall direct that a copy thereof be served on the Official Guardian" immediately in front of the period at the end thereof.
 - 15. Rule 683 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 155/65, is further amended by renumbering sub-rules (3), (4) and (5) as sub-rules (4), (5) and (6), respectively, and by adding a new sub-rule (3) as follows:
- (3) In cases where services authorized by the Law Society of Upper Canada as being within the com-

petence of articled students-at-law are rendered by such a student, the fees and allowances shall be taxed and allowed at an amount equal to one-half of the amount set out in Tariff A.

- 16. Rule 689 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 301/70, is further amended by inserting "or revision of bills of costs taxed by a county court clerk" immediately following "his taxation".
- 17. Sub-rule (2) of rule 735 of Regulation 396 of Revised Regulations of Ontario, 1960, is amended by adding "and an affidavit that the time limited for appeal has expired and no appeal has been set down" immediately following "money".
- 18. Sub-rule (1) of rule 739 of Regulation 396 of Revised Regulations of Ontario, 1960, is revoked and the following substituted therefor:
- (1) Where money to which an infant, mentally incompetent person or person of unsound mind is entitled is paid into a surrogate or county court, the registrar or clerk of that court shall forthwith cause the money to be transmitted to the Accountant and shall forthwith transmit to the Accountant and to the Official Guardian a statement showing when the money was so paid in and the amount of such payment together with a copy, certified by the registrar or clerk, of all judgments or orders affecting the money, and the money shall thereupon be placed to the credit of the infant, mentally incompetent person or person of unsound mind.
 - 19. Rule 760 of Regulation 396 of Revised Regulations of Ontario, 1960, is revoked and the following substituted therefor:

760.—(1) Except as provided in sub-rule (2), or otherwise ordered or provided, all business in the offices of the courts shall be transacted only upon the personal attendance of the party on whose behalf such business is required to be transacted, or of the solicitor of such party, or the clerk or agent of the solicitor, or the clerk of the agent.

- (2) Provided that the proper fee as prescribed by Tariffs B and C accompanies the same, the following may be forwarded by prepaid ordinary mail to the proper officer for filing in accordance with the rules:
 - (a) a writ of execution;
 - (b) an appearance by a solicitor, an affidavit of merits, a pleading, a jury notice, a notice of trial, a notice of change of solicitors, a notice of discontinuance and an affidavit on production;
 - (c) a notice of a desire of an opportunity to redeem;

- (d) a notice of appeal, a statement of law and fact and a notice of perfection in an appeal to the Court of Appeal.
- (3) The date of filing of any document received pursuant to sub-rule (2) shall be deemed to be that which appears upon the said document in the official filing stamp of the sheriff, registrar or clerk of the court.
- (4) Where a document is purported to have been mailed pursuant to sub-rule (2) and the records of the sheriff, registrar or clerk of the court do not indicate that the same was received, the said document shall be deemed not to have been received.
 - 20. Rule 804 of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 156/68, is revoked and the following substituted therefor:
- 804.—(1) Subject to sub-rule (2), a decree nisi shall be according to Form 148 and a decree absolute granted at the hearing shall be according to Form 149 and a decree absolute other than one granted at the hearing shall be according to Form 152.
- (2) Unless relief is granted against a corespondent, the name of such corespondent should not appear in the style of cause in either the decree *nisi* or the decree absolute.
 - 21. Form 25 of the Appendix of Forms to Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 180/64 and 155/65, is further amended by striking out the endorsement to be made on the said form within three days after service thereof, together with the instructional note relating thereto.
 - 22. Form 141 of the Appendix of Forms to Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 201/61, 156/68 and 301/70, is further amended by inserting "AND FURTHER TAKE NOTICE that your failure to file an Answer or Counter-petition in this proceeding may result in the loss of your right to maintenance or support." immediately following the third notice contained in the said Form.
 - 23. Form 142A of the Appendix of Forms to Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 156/68 and 301/70, is further amended by adding "A copy of the Petition and Notice of Petition will be mailed to you on receipt of a written request addressed to the above-

named...... Registrar." immediately following "proceedings."

- Tariff A of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 201/61, 162/62, 180/64, 156/68 and 189/69, is further amended by,
 - (a) striking out items 1 to 18, inclusive, of that part of the tariff relating to the fees to be allowed solicitors in county courts, and substituting therefor the following:
- 1. For institution of an action..... \$20.00

Subject to increase in cases involving \$3,000 or more, up to \$35.00.

This item covers all costs except those of applications in court or chambers up to and including search for appearance.

Where writ specially endorsed, an additional \$10.00.

Subject to increase in cases involving \$3,000 or more, up to \$25.00.

Where an affidavit of merits is filed to a specially endorsed writ, an additional \$10.00.

3. Pleadings..... 20.00

Subject to increase in cases involving between \$1,500 and \$3,000, up to \$40.00, and in cases involving \$3,000 or more, up to \$60.00.

4. Discovery of documents...... 10.00

Subject to increase in cases involving between \$1,500 and \$3,000, up to \$40.00, and in cases involving \$3,000 or more, up to \$60.00.

This item includes notices to produce, affidavits on production and production.

- 5. Third party notice or summons to party added by counterclaim.....
- 6. Record and entry for trial..... 5.00

15.00

20.00

7. Upon ex parte motions, including order. 15.00

Subject to increase in cases involving between \$1,500 and \$3,000, up to \$20.00, and in cases involving \$3,000 or more, up to \$30.00.

 Upon contested motions, including order
 Subject to increase in the discretion of the Clerk in cases involving between \$1,500 and \$3,000, up to \$75.00, and in cases involving \$3,000 or more, up to \$100.00.

9. Examinations, including preliminary proceedings, preparation and counsel

20.00

Subject to increase in cases involving between \$1,500 and \$3,000, up to \$50.00.

In cases involving \$3,000 or more, a further increased fee may be allowed in the discretion of the Clerk.

This item includes examinations taken on commission.

10. Counsel fee in an action or proceeding other than a motion including preparation for trial, notice of trial, notice to admit and to produce at trial, subpoenas, correspondence, brief at trial, counsel fee at trial or on acceptance of monies paid into court or on settlement, written argument, and attendance to hear

An increased fee may be allowed in the discretion of the Clerk.

11. Judgment, or order on motion or on appeal to the Court of Appeal, including drafting minutes, settlement and issue of same:

> To the party having carriage..... 10.00

> To other parties..... 5.00

Subject to increase in cases involving \$1,500 or more, up to \$20.00.

12. Counsel fee on originating motion including all preliminary proceedings, notices, affidavits, services, etc., correspondence, preparation, counsel fee on motion and attendance to hear judgment, up to.....

40.00

An increased fee may be allowed in the discretion of the Clerk.

13. Counsel fee on appeal to the Court of Appeal including all preliminary proceedings, notices, services, etc., appeal book, statement of points of law and fact, preparation, counsel fee on appeal and attendance to hear judgment, in the discretion of the taxing officer at Toronto.

This item applies to all appeals under The County Courts Act and The Surrogate Courts Act.

In cases in which under The County Courts Act the costs in the county court are allowed upon the Supreme Court scale, the costs of an appeal shall be taxed upon the Supreme Court scale, unless the Court of Appeal otherwise directs.

In appeals from the Surrogate Court where in the Surrogate Court the costs are taxable or have been taxed upon the Supreme Court scale, the costs of an appeal shall be taxed upon the Supreme Court scale, unless the Court of Appeal otherwise directs.

14. Counsel fee on reference including all preliminary proceedings, notices, affidavits, appointments, services, etc., attendances, correspondence, preparation, counsel fee on reference, report including attendance signing same, filing report and serving notice of filing, in the discretion of the Clerk.

In addition to the above fee, in the discretion of the Clerk, additional fees may be allowed in a sale action for preparation of conditions of sale and advertisement, arranging for advertising and for auctioneer, conducting sale, arranging for payment of purchase price and for the preparation of a conveyance where one is executed or for arranging a private sale.

15. Signing default judgment:

15.00 10.00

16. Writ of execution and each renewal thereof..... 4.00

17. A praecipe order of revivor and service thereunder where occasioned by the death or the transmission of interest of an opposite party.....

18. Taxation of costs..... 10.00

15.00

Where in an action in the county court costs are awarded on the scale of the Supreme Court under The County Courts Act, the taxing officer at Toronto has the same power of allowing increased fees as in cases in the Supreme Court. All bills of costs taxed by the Clerk may be revised by the taxing officer at Toronto upon the application of any party who serves on all parties within ten days of the taxation an appointment for revision before the taxing officer at Toronto. On the revision, the taxing officer may review the exercise of discretion by the Clerk. The taxing officer may, in his discretion, award costs of the revision and adjournments thereof to any party, such costs to be taxed by him when and as allowed and not to exceed \$15.00.

and

(b) inserting a new tariff, immediately following item 18 of that part of the tariff relating to the fees to be allowed solicitors in county courts, as follows:

TARIFF OF FEES TO BE ALLOWED SOLICITORS IN PROCEEDINGS IN UNCONTESTED DIVORCE MATTERS UNDER *The Divorce Act* (CANADA).

-	MATTERS UNDER THE DIVOTE HET (CANA	DA).
1.	For institution of proceedings	\$35.00
2.	Appearance and Answer	15.00
3.	Examination, including preliminary proceedings	10.00
4.	Upon ex parte motions, including order	15.00
5.	Upon motions, including order	20.00
	Subject to increase in the discretion of the Taxing Officer up to \$50.00.	
6.	Upon contested motions for interim alimony, maintenance or custody, including order	35.00
	Subject to increase, in the discretion of the Taxing Officer at Toronto, up to \$100.00.	
7.	Where any claim for corollary relief, alimony, maintenance, custody of and access to children is recovered, attendances in respect to these matters	75.00
	Subject to increase in the discretion of the Taxing Officer at Toronto in cases of exceptional difficulty.	
8.	Counsel fee, including preparation for trial, notice to admit and to produce at trial, subpoenas, correspondence,	

brief at trial, written argument and

Subject to increase in the discretion of

the Taxing Officer at Toronto in cases of

9. Decree nisi to the party having carriage

exceptional difficulty.

attendance to hear judgment...... 100.00

10. Application for Decree Absolute including preparation of all necessary material 25.00

For the purpose of taxation of costs in divorce proceedings, the hearing of all petitions under the Act shall be considered uncontested except as to those in which the trial judge shall otherwise direct.

- Tariff B of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 162/62, 180/64, 155/65, 207/66, 242/67, 156/68 and 189/69, is further amended by,
 - (a) in sub-item (1) of item 12, striking out "by a sheriff, deputy sheriff or anyone employed by a sheriff, or a divisional court bailiff," and
 - (b) adding the following sub-items to item 13:
- (7) Reasonable sums may be allowed for medical reports used in compliance with section 50a of the Evidence Act, not to exceed the sum of \$50 for each report of a general practitioner or \$100 for each report of a specialist, both sums to be subject to increase in the discretion of the officer taxing.
- (8) The cost of the investigation and report of the Official Guardian.
 - 26. Sub-item (1) of item 14 of Tariff C of Regulation 396 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 155/65, is amended by striking out "Mileage from the court house to the place where a paper is served" and substituting "Mileage necessarily travelled in the county in which the service of a paper is effected".

(1269)

28

THE REGIONAL MUNICIPALITY OF YORK ACT, 1970

O. Reg. 286/71. Order of the Minister. Made—June 30th, 1971. Filed—July 2nd, 1971.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF YORK ACT, 1970

IN THE MATTER OF The Regional Municipality of York Act, 1970, and

In The Matter of the dissolution of certain boards in the Town of Vaughan:

20.00

ORDER

Under the provisions of section 179 of The Regional Municipality of York Act, 1970, IT IS ORDERED

1. The Woodbridge Community Centre Board and the Maple Community Centre Board be dissolved and the assets and liabilities of such Boards be transferred to the Corporation of the Town of Vaughan effective the 1st day of July, 1971. 2. The council of the Town of Vaughan be deemed to be a board of a community centre under The Community Centres Act.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 30th day of June, 1971.

(1270)

28



Publications Under The Regulations Act

July 24th, 1971

THE SMALL CLAIMS COURTS ACT

O. Reg. 287/71.

Courts.

Made-June 30th, 1971.

Filed-July 5th, 1971.

REGULATION MADE UNDER THE SMALL CLAIMS COURTS ACT

- 1. Schedule 90 to Regulation 115 of Revised Regulations of Ontario, 1960 is revoked.
- 2. Schedule 92 to Regulation 115 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:

Schedule 92

- 1. The Eighth Small Claims Court of the County of Lambton.
- 2. Those parts of the County of Lambton described as follows:
 - i. The Town of Petrolia.
 - ii. The Villages of,
 - (a) Alvinston;
 - (b) Oil Springs.
 - iii. The townships of,
 - (a) Brooks;
 - (b) Dawn;
 - (c) Enniskillen;
 - (d) Euphemia;
 - (e) Sombra, including Walpole Island, St. Anne's Island and the other islands at the mouth of the St. Clair River.
 - 3. The Town of Petrolia.

THE CONSERVATION AUTHORITIES ACT, 1968

O. Reg. 288/71.

Fill, Construction and Alteration to Waterways-Grand River.

Made-June 9th, 1971.

Approved—June 30th, 1971.

Filed-July 8th, 1971.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT, 1968

1. Ontario Regulation 41/70, as amended by Ontario Regulation 231/70, is further amended by adding thereto the following schedules:

Schedule 3

- 1. That part of the watershed of Moffat Creek extending from Christopher Drive in the City of Galt in the County of Waterloo to part of lots 1 and 2 of Concession X above Clyde Road in the Township of Beverly in the County of Wentworth, and including,
 - (a) part of lots 1, 2, 3, 4 and 5 in Concession X, in the Township of North Dumfries, in the County of Waterloo;
 - (b) part of lots 1 and 2 in Concession XI, in the Township of North Dumfries, in the County of Waterloo:
 - (c) part of Block I and lots 1, 2 and 3 in Concession IX, in the Township of Beverly, in the County of Wentworth;
 - (d) part of lots 1 and 2 in Concession X, in the Township of Beverly, in the County of Wentworth.

as shown delineated by the fill line and coloured yellow on maps filed in the office of the Registrar of Regulations at Toronto as No. 1430.

2. That part of the watershed of Galt Creek extending from the Franklin Street extension in the City of Galt in the County of Waterloo to the

(1286)

Township Road Number I in the Township of Puslinch in the County of Wellington, and north to the southwestern shoreline of Puslinch Lake in the Township of Puslinch in the County of Wellington and including,

- (a) part of lots 1, 2, 3, 4, 5 and 6 in Concession XII, in the Township of North Dumfries, in the County of Waterloo:
- (b) part of lots 2, 3, 4, 5, 6, 7 and 8 in the Gore Tract, in the Township of Puslinch, in the County of Wellington;
- (c) part of lots 1, 2, 3 and 4 in Concession I, in the Township of Puslinch, in the County of Wellington;
- (d) part of Block J and lots 1 and 2 in Concession X, in the Township of Beverly, in the County of Wentworth,

as shown delineated by the fill line and coloured yellow on maps filed in the office of the Registrar of Regulations at Toronto as No. 1431.

Schedule 4

THAT part of the watershed of the west branch of Hopewell Creek from the Waterloo-Woolwich Township Line south to the confluence of the west branch of Hopewell Creek with the main branch of Hopewell Creek, and including,

Township of Waterloo-Beasley's Upper Block

- (a) part of lots 67, 69, 70, 72, 73, 75, 76, 78, 81, 82 and 107, in the County of Waterloo;
- (b) part of Horning Tract West, in the County of Waterloo;
- (c) James Wilson Tract, part of lots 3, 5, 8 and 11, in the County of Waterloo,

Township of Woolwich-Crook's Tract

- (a) part of lots 5 and 6 in Concession II, in the County of Waterloo;
- (b) part of Lot 3 in Concession III, in the County of Waterloo,

as shown delineated by the fill line and coloured yellow on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1432 and 1433.

Schedule 5

That part of the watershed of Hanlon Creek extending from the west side of Highway 6 to the confluence of Hanlon Creek and the Speed River all within the City of Guelph in the County of Wellington, as shown delineated by the fill line and

coloured yellow on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1434 and 1435.

GRAND RIVER CONSERVATION AUTHORITY:

JAMES BAUER
Chairman

G. COUTTS
General Manager

Dated at Galt, Ontario, this 9th day of June, 1971.

(1287)

29

THE LOGGERS' SAFETY ACT, 1962-63

O. Reg. 289/71.

General.
Made—July 7th, 1971.
Filed—July 9th, 1971.

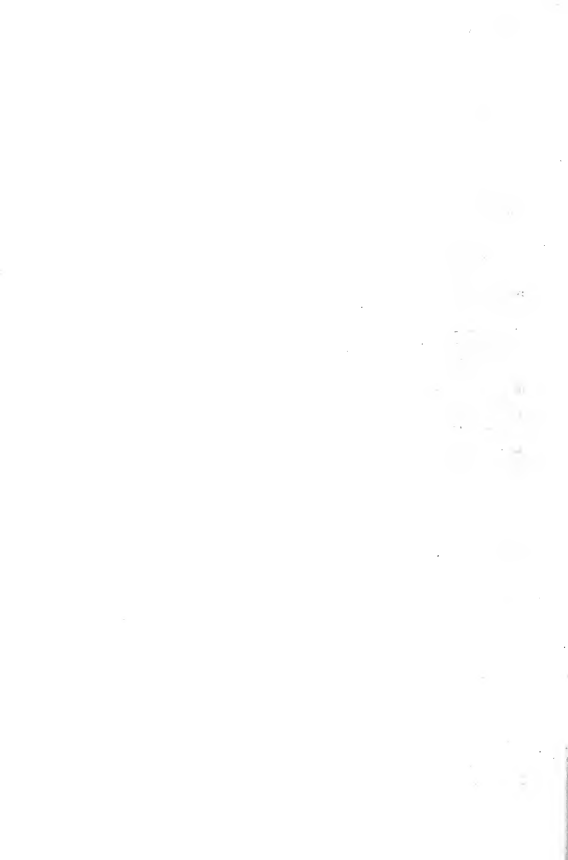
REGULATION MADE UNDER THE LOGGERS' SAFETY ACT, 1962-63

- 1.—(1) Clause c of section 1 of Ontario Regulation 317/64 is amended by striking out "logs are transported" in the third line and by inserting in lieu thereof "vehicles used to haul logs are operated".
- (2) Clause h of the said section 1 is revoked and the following substituted therefor:
 - (h) "safety hat" means a hat manufactured for the purpose of protecting a person's head and bearing the approval of the Canadian Standards Association for Industrial Protective Headwear No. Z 94.1.
- 2. Clause c of section 6 of Ontario Regulation 317/64 is revoked.
- Section 7 of Ontario Regulation 317/64 is revoked and the following substituted therefor:
- 7.—(1) No logger shall climb a lodged tree.
- (2) No logger shall work within an unsafe distance from a lodged tree.
- (3) No logger shall lower a lodged tree to the ground by any means other than, winching or pulling with a chain or cable, from a safe distance.
- (4) No logger shall lower or attempt to lower a lodged tree by felling another tree into or onto the lodged tree.

- 4. Section 8 of Ontario Regulation 317/64 is amended by striking out "where he might be endangered by flying or falling objects" in the second and third lines.
- Section 18 of Ontario Regulation 317/64 is revoked.
- Section 19 of Ontario Regulation 317/64 is revoked and the following substituted therefor:
- 19. No person shall fuel a power saw except from a container that is approved under *The Gasoline Handling Act, 1968-69*.
 - 7. Ontario Regulation 317/64, as amended by Ontario Regulations 60/66 and 268/69, is further amended by adding thereto the following section:
- 26a. No logger shall load, unload or store logs on a right-of-way on which a power line is erected.
 - 8.—(1) Subsection 1 of section 30 of Ontario Regulation 317/64, as amended by section 9 of Ontario Regulation 60/66, is revoked and the following substituted therefor:
- **30.**—(1) Every vehicle, except a truck, used in logging or on a site on which logging is conducted shall be equipped with a steel canopy adequate to ensure the driver's protection.
- (1a) Every truck equipped with self-loading equipment and used in logging shall be equipped with a

- steel canopy adequate to ensure the protection of a person operating the equipment.
 - (2) Subsection 2 of the said section 30 is amended by adding at the end thereof "or bolting".
 - (3) Subsection 3 of the said section 30 is amended by inserting after "four" in the second line "vertical".
 - Section 37 of Ontario Regulation 317/64 is revoked and the following substituted therefor:
- **37.**—(1) A vehicle used for hauling logs shall be so loaded that no log shall extend further than one-half its diameter above the stakes of the vehicle.
- (2) The load of a vehicle used for hauling logs shall be so secured with chains or cables as to prevent the dislodging or falling of the load or any part thereof during transit.
 - Section 42 of Ontario Regulation 317/64, as remade by section 14 of Ontario Regulation 60/66, is revoked and the following substituted therefor:
- 42.—(1) No logger shall use for hauling logs a truck or trailer that is not equipped with stakes.
- (2) Where a vehicle loaded with logs cannot be completely unloaded by mechanical means, no logger shall release the load or any part thereof except with a tripping device that can be operated by a safe mechanical means and from a safe location.

(1301) 29



Publications Under The Regulations Act

July 31st, 1971

THE ASSESSMENT ACT, 1968-69

O. Reg. 290/71.
Payments to Mining Municipalities.
Made—June 30th, 1971.
Filed—July 12th, 1971.

REGULATION MADE UNDER THE ASSESSMENT ACT, 1968-69

PAYMENTS TO MINING MUNICIPALITIES

PART I

GENERAL PROVISIONS

- 1. In this Regulation,
 - (a) "approval of the Minister" means the approval of the Minister as signified by his signature on estimates, by-laws, resolutions, conveyances and other records and documents;
 - (b) "assessment" means the assessment upon which taxes were levied in the year preceding the year for which a payment is to be made under this Regulation as adjusted by the Provincial equalization factor applicable to that assessment;
 - (c) "eligible expenditure" means the net expenditure for municipal purposes of a municipality and its associated boards and commissions as approved by the Minister;
 - (d) "miner" means any person assessed as owner or tenant of a residence or, if not so assessed, who ordinarily eats and sleeps within a designated mining municipality and who is in receipt of or entitled to any salary, wages, or other direct compensation for services or labour performed in Ontario at the locations used mainly for obtaining minerals from the ground and in concentrators and smelters of ore or metals:
 - (e) "municipality" means a city, town, village, township, improvement district or a county;
 - (f) "population" means the population of a municipality as determined in accordance with The Municipal Unconditional Grants Act. O. Reg. 290/71, s. 1.

- 2.—(1) In each year the assessor for each designated mining municipality shall ascertain the name of every miner residing in the municipality, the name of the mine or mineral work at which the person is employed and the name of the municipality in which the mine or mineral work is located.
- (2) The information obtained pursuant to subsection 1 shall be entered by the assessor in a register, provided for the purpose by the clerk of the municipality, and the assessor shall certify that the information is correct. O. Reg. 290/71, s. 2.
- 3. The assessor for each mining municipality shall make and certify a return to the Minister by December 31st of each year showing the number of miners within the municipality. O. Reg. 290/71, s. 3.
- 4. The clerk of each mining municipality shall make and certify a return to the Minister by December 31st of each year, in such format as may be approved by the Department from time to time, specifying the budgeted expenditures of the municipality for the current fiscal year and projections of expenditures for the next two following fiscal periods. O. Reg. 290/71, s. 4.
- 5. The Minister shall have access at all times to all books, records, papers and documents of a mining municipality and of every local board, including, but without limiting the generality of the foregoing, all assessment rolls, collectors' rolls, by-laws, minute books, books of account, vouchers and other records, papers and documents relating to its and their financial transactions, and may inspect, examine, audit and copy the books, records, papers and documents. O. Reg. 290/71, s. 5.
- 6. Where a mining municipality does not comply with this Regulation or does not obtain the approval of the Minister to,
 - (a) the estimates of the municipality and its local boards;
 - (b) the amounts to be provided for and included in the estimates, whether to be provided by taxation or otherwise;
 - (c) the imposition, rating and levying of all rates, assessments and taxation upon any or all of the rateable property within the municipality;
 - (d) the rates, rents and charges imposed, levied or collectable for supply or service of any public utility;

- (e) the imposition and charging of all licence, permit or other fees, charges and expenses; and
- (f) the sale or other disposition of any assets,

the Minister may withhold the whole or any part of a payment from the mining municipality. O. Reg. 290/71, s. 6.

- 7. In each year the Minister shall calculate the payment due to a designated mining municipality which shall be that proportion of the approved eligible expenditure which is in the ratio of the per capita assessment deficiency to a standard per capita assessment of \$10,000. O. Reg. 290/71, s. 7.
- 8. The per capita assessment deficiency shall be determined by dividing the total assessment for the municipality by the population and the amount so obtained shall be deducted from the standard per capita assessment of \$10,000. O. Reg. 290/71, s. 8.
- 9. Notwithstanding sections 7 and 8 the payment computed in accordance with section 7 shall be reduced in proportion to the ratio of the number of resident miners to population multiplied by 10, where the coefficient so obtained is less than one, and where the coefficient so obtained is equal to or greater than one, the payment shall be computed in accordance with section 7. O. Reg. 290/71, s. 9.
- 10. For the years 1971 and 1972, the payments computed in accordance with sections 7, 8 and 9 shall be modified in the manner set out in Part II. O. Reg. 290/71, s. 10.
- 11. Sections 7, 8, 9 and 10 do not apply to the counties designated as mining municipalities under this Regulation. O. Reg. 290/71, s. 11.
- 12. The Minister may designate the amount of the subsidy payable to any municipality which in the immediately preceding year was not a designated mining municipality. O. Reg. 290/71, s. 12.
- 13. The Minister may pay the mining revenue payment due to a municipality by installments at such time as he may consider expedient. O. Reg. 290/71, s. 13.
- 14. Payments to each municipality shall be determined and paid to the nearest dollar. O. Reg. 290/71, s. 14.
- 15. Notwithstanding any other section of this Regulation, the payments to counties designated in Schedule II shall be on such terms and conditions as the Minister may from time to time prescribe. O. Reg. 290/71, s. 15.
- 16. No municipality, other than a municipality designated in this Regulation, shall be eligible for designation as a mining municipality unless at least

- $2\frac{1}{2}$ per cent of the population is employed full time by the mining industry. O. Reg. 290/71, s. 16.
- 17. The municipalities designated as mining municipalities for the purpose of this Regulation are those set out in Schedule I. O. Reg. 290/71, s. 17.

PART II

Special Provisions for 1971 and 1972

- 18. The calculations in this Part shall be based on the proportion of the 1970 mining payments determined by the Minister as accruing to the benefit of the general fund of the municipality. O. Reg. 290/71, s. 18.
- 19. The payment calculated in accordance with sections 7, 8 and 9 shall be reduced in the proportion of 70 per cent, and the amount so obtained shall be deducted from the 1970 mining payment as determined by the Minister pursuant to section 18. O. Reg. 290/71, s. 19.
- 20. In the year 1971, the mining revenue payment to a municipality shall be the amount obtained by adding 67 per cent of the sum obtained in section 19 to 80 per cent of the amount calculated in accordance with sections 7, 8 and 9. O. Reg. 290/71, s. 20.
- 21. In the year 1972, the mining revenue payment to a municipality shall be the amount obtained by adding 33 per cent of the sum obtained in section 19 to 90 per cent of the amount calculated in accordance with sections 7, 8 and 9. O. Reg. 290/71, s. 21.
- 22. Where, in the opinion of the Minister, the 1971 payment pursuant to section 20 would result in an additional burden to taxpayers, the Minister may increase the payment for that year. O. Reg. 290/71, s. 22.
- 23. Where the payment in section 7 exceeds the 1970 mining payment as determined by the Minister pursuant to section 18, the 1971 payment shall not be less than the 1970 mining payment as determined by the Minister pursuant to section 18. O. Reg. 290/71, s. 23.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 30th day of June, 1971.

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Schedule I

DESIGNATED MINING MUNICIPALITIES 1971

City

Townships—Continued

Sudbury

Dowling

Towns

Drury, Dennison and Graham Elliot Lake Falconbridge Blind River Hagar Cache Bay **James** Caledonia Larder Lake Capreol Cobalt McGarry Espanola Michipicoten Geraldton

Goderich Haileybury Latchford Levack Lively

Renfrew Timmins

Villages Beachburg Cobden Delora Hagersville Madoc Marmora

Marmora and Lake Mountjoy Nairn Neelon and Garson Oneida Playfair

Ratter and Dunnet Ravside Red Lake Ross Seneca Teck Tisdale

Valley East Waters Westmeath Whitney

Townships

Atikokan Balfour Belmont and Methuen Black River-Matheson Caldwell Casimir, Jennings and Appleby Coleman

Cosby, Mason and

Martland

Balmertown Bicroft Ear Falls Gauthier Manitouwadge Onaping Temagami

Improvement

Districts

Schedule II

DESIGNATED COUNTY MINING MUNICIPALITIES

Haldimand Hastings Huron Renfrew

THE GENERAL SESSIONS ACT

O. Reg. 291/71.

THE ONTARIO GAZETTE

Sittings of the Peace for the Judicial District of Niagara North. Made-July 8th, 1971. Filed-July 12th, 1971.

IN THE MATTER OF The General Sessions Act, R.S.O. 1960, Chapter 163, as amended by The General Sessions Amendment Act, 1970; and

IN THE MATTER OF the Sittings of the General Sessions of the Peace for the Judicial District of Niagara North.

ORDER

WHEREAS under The General Sessions Act, R.S.O. 1960, Chapter 163, as amended by The General Sessions Amendment Act, 1970, the Sittings of each Court of General Sessions of the Peace shall be held at such time or times as is ordered by the Chief Judge;

AND WHEREAS for the due and proper administration of justice in the Judicial District of Niagara North, it is necessary to change the commencement of the Sittings of the Court of General Sessions of the Peace from the first Monday in October to the third Monday in September;

AND WHEREAS this Order is deemed to be a Regulation to which The Regulations Act applies;

- 1. It Is Ordered that the Sittings of the Court of General Sessions of the Peace for the Judicial District of Niagara North shall commence on the third Monday of September instead of the first Monday of October.
- 2. AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Minister of Justice and Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the Judicial District of Niagara North, and in the office of the Clerk of the General Sessions of the Peace for the said Judicial District.

C. E. BENNETT Chief Judge

Dated at The Municipality of Metropolitan Toronto, this 8th day of July, 1971.

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 292/71.

Designations—Toronto to Quebec Boundary (Hwy. No. 401). Made—July 7th, 1971. Filed—July 13th, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Regulation 216 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following Schedule:

Schedule 20a

In the Town of Whitby, formerly in the Township of Whitby, in the County of Ontario being,

- (a) part of lots 23 and 24, Broken Front Concession;
- (b) part of lots 23 to 26, both inclusive, Concession 1;
- (c) part of lots 28 to 35, both inclusive, Concession 1;
- (d) part of,
 - (i) lots 8, 9 and 10, Block A, west of Brock Street,
 - (ii) Lot 10, Block A, east of Byron Street.
 - (iii) lots 6, 8 and 9, Block B, west of Brock Street,
 - (iv) lots 6, 7, 9 and 10, Block B, east of Byron Street,
 - (v) lots 1, 7, 8 and 10, Block F, west of Byron Street,
 - (vi) lots 1, 2, 3, 4, 8 and 9, Block F, east of Centre Street,
 - (vii) lots 1 to 5, both inclusive, Block C, west of Brock Street,
 - (viii) Lot 1, Block C, east of Byron Street,
 - (ix) lots 1 and 2, Block G, west of Byron Street,
 - (x) lots 1 and 2, Block G, east of Centre Street, and
 - (xi) First Street, Centre Street and Byron Street,

- (e) all of,
 - (i) lots 1, 2, 3, 4, 5 and 10, Block B, west of Brock Street,
 - (ii) lots 1, 2, 3, 4, 5 and 8, Block B, east of Byron Street,
 - (iii) lots 2, 3, 4, 5, 6 and 9, Block F, west of Byron Street, and
 - (iv) lots 5, 6 and 7, Block F, east of Centre Street,

Radenurst's Plan;

- (f) part of,
 - (i) lots 1, 2, 11, 12, 14, 16, 17, 24, 25, 26, 27, 28, 29 and 30, and
 - (ii) King Street and Tincombe Street,

Mrs. Tincombe's Plan;

- (g) part of,
 - (i) lots 2 and 4, Block P,
 - (ii) lots 1, 3 and 4, Block M,
 - (iii) Lot 5, Block L, and
 - (iv) King Street and Miller Street,

Wallaces's Plan;

- (h) part of Miller Street, registered plan M-3;
- (i) part of Miller Street, registered plan M-4;
- (j) part of the road allowance between,
 - (i) lots 24 and 25, Concession 1 (Blair Street),
 - (ii) Concession 1 and Broken Front Concession,
 - (iii) lots 28 and 29, Concession 1 (Annes Street),
 - (iv) lots 30 and 31, Concession 1 (Jeffrey Street),
 - (v) lots 32 and 33, Concession 1, and.
 - (vi) lots 34 and 35, Concession 1,

and being those portions of the King's Highway shown as PARTS 1 to 10, both inclusive, on plan P-2307-45, filed with the Documents Section of the Department of Transportation and Communications, at Toronto.

3.30 miles, more or less.

Radenurst's Plan;

2339

THE PUBLIC LANDS ACT

O. Reg. 293/71.

Restricted Areas-District of Algoma. Made—July 14th, 1971. Filed—July 14th, 1971.

ORDER MADE UNDER THE PUBLIC LANDS ACT

- 1. The area in territory without municipal organization, more particularly described in Schedule "A" hereto and being composed of part of the Territorial District of Algoma is designated as a restricted area. O. Reg. 293/71, s. 1.
- Ontario Regulation 138/67 is revoked. O. Reg. 293/71, s. 2.

RENE BRUNELLE Minister of Lands and Forests

Dated this 14th day of July, 1971.

Schedule "A"

All those lands in the geographic townships of Anderson, Archibald, Aweres, Dennis, Deroche, Duncan, Fenwick, Fisher, Gaudette, Havilland, Herrick, Hodgins, Home, Jarvis Kars, Kincaid, Ley, Marne, Palmer, Pennefather, Ryan, Shields, Tilley, Tupper, Van Koughnet, Tp. 24 Range 11, Tp. 28 Range 13, Tp. 28 Range 14, Tp. 28 Range 15, Tp. 29 Range 14 and Tp. 29 Range 15 in the Territorial District of Algoma described as follows:

Beginning at the northwesterly corner of the geographic Township of Home; thence southerly along the westerly boundary of that geographic township to the high-water mark along the northerly shore of the Montreal River; thence west astronomically to the westerly limit of the right of way of that part of the King's Highway known as No. 17; thence northwesterly along that highway limit to the northerly boundary of geographic Township Tp. 28 Range 15; thence westerly along that northerly boundary to the high-water mark of Lake Superior; thence in a southwesterly, southeasterly, southwesterly, southerly, northeasterly and southwesterly direction following the high-water mark of Lake Superior to the southwesterly corner of the geographic Township of Dennis; thence easterly along the southerly boundary of the geographic townships of Dennis, Pennefather and Aweres to the westerly boundary of the geographic Township of Duncan; thence southerly along that westerly boundary to the southwesterly corner of that geographic township; thence in an easterly direction following the southerly boundary of that geographic township to the southeasterly corner thereof; thence northerly along the easterly boundary of that geographic township to the southerly boundary of the geographic Township of Anderson; thence

easterly along the southerly boundary of that geographic township to the southeasterly corner thereof; thence northerly along the easterly boundary of the geographic townships of Anderson, Hodgins, Gaudette and Tp. 24 Range 11 to the northeasterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of the geographic townships of Tp. 24 Range 11 and Marne to the easterly boundary of the geographic Township of Archibald; thence northerly along that easterly boundary to the northeasterly corner of that geographic township; thence westerly along the northerly boundary of the geographic townships of Archibald and Tilley to the southeasterly corner of the geographic Township of Palmer; thence northerly along the easterly boundary of that geographic township to the northwesterly corner of geographic Township Tp. 27 Range 12; thence easterly along the northerly boundary of that geographic township to the southeasterly corner of geographic Township Tp. 28 Range 13; thence northerly along the easterly boundary of geographic townships Tp. 28 Range 13 and Tp. 28 Range 14 to the southwesterly corner of the geographic Township of Home; thence easterly along the southerly boundary of the last-mentioned geographic township to the southeasterly corner thereof; thence northerly along the easterly boundary of that geographic township to the northeasterly corner thereof; thence westerly along the northerly boundary of that geographic township to the place of beginning.

(1331)

30

THE PUBLIC LANDS ACT

O. Reg. 294/71.

Restricted Areas-Districts of Kenora and Thunder Bay. Made-July 14th, 1971. Filed—July 14th, 1971.

ORDER MADE UNDER THE PUBLIC LANDS ACT

The areas in territory without municipal organization, more particularly described in Schedule "A" hereto and being composed of parts of the territorial districts of Kenora and Thunder Bay are designated as restricted areas.

> RENE BRUNELLE Minister of Lands and Forests

Dated this 14th day of July, 1971.

Schedule "A"

All those lands in the geographic Township of Skey, in the Territorial District of Kenora, and part of the unsurveyed portion of the territorial districts of Thunder Bay and Kenora described as follows:

Beginning at the southwesterly corner of the geographic Township of Skey; thence easterly along the southerly boundary of that geographic township to the southeasterly corner thereof; thence easterly along the northerly boundary of the geographic townships of Dewan, Burk, Furniss and Chartrand to the northeast corner of the last-mentioned geographic township; thence northerly to the southwesterly corner of the Grand Trunk Pacific Railway Land Grant Block No. 6; thence easterly along the southerly limit of that block to the southeasterly corner thereof; thence northerly along the easterly limit of that block to the northeasterly corner thereof; thence north astronomically to the 6th Base Line; thence west on the 6th Base Line to the 4th Meridian; thence southerly along that meridian to the northwest corner of the geographic Township of Skey; thence southerly along the westerly boundary of that geographic township to the place of beginning.

(1332)

THE GAME AND FISH ACT, 1961-62

O. Reg. 295/71.

Open Seasons—Rabbit and Squirrel. Made—June 21st, 1971. Filed—July 14th, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT, 1961-62

OPEN SEASONS—RABBIT AND SQUIRREL

OPEN SEASON FOR RABBIT

- 1. Rabbits may be hunted or trapped,
 - (a) in,
- (i) the counties of Bruce, Dundas, Glengarry, Grenville, Grey, Lanark, Leeds, Prescott, Russell, Stormont and Victoria.
- (ii) the County of Huron, except the townships of Hay, Stephen and Usborne,
- (iii) the County of Simcoe, except the townships of Adjala, Tecumseth and West Gwillimbury,
- (iv) the townships of Brock, Mara, Rama and Thorah in the County of Ontario.
- (v) the Township of Georgina in The Regional Municipality of York,
- (vi) those parts of the counties of Frontenac, Hastings, Lennox and Addington, and Peterborough lying

north of a line located as follows: beginning at a point in the easterly boundary of the Township of Emily in the County of Victoria where it is intersected by the centre line of that part of the King's Highway known as No. 7; thence in a general southerly and easterly direction along that centre line to its intersection with the easterly boundary of the Township of Oso in the County of Frontenac, and

(vii) The Regional Municipality of Ottawa-Carleton,

from the 25th day of September, 1971, to the 31st day of March, 1972, both inclusive;

- (b) in the County of Durham from the 2nd day of October, 1971 to the 29th day of February, 1972, both inclusive;
- (c) in,
- (i) the counties of Brant, Dufferin, Elgin, Haldimand, Halton, Middlesex, Norfolk, Oxford, Peel, Perth, Waterloo, Wellington and Wentworth,
- (ii) The Municipality of Metropolitan Toronto and The Regional Municipality of York, except the Township of Georgina,
- (iii) the townships of Hay, Stephen and Usborne in the County of Huron,
- (iv) the townships of East Whitby, Pickering, Reach, Scott, Uxbridge and Whitby in the County of Ontario, and
- (v) the townships of Adjala, Tecumseth and West Gwillimbury in the County of Simcoe,

from the 13th day of October, 1971 to the 29th day of February, 1972, both inclusive;

- (d) in The Regional Municipality of Niagara, from the 27th day of October, 1971 to the 29th day of February, 1972, both inclusive;
- (e) in the Township of Pelee in the County of Essex, from the 18th day of December, 1971 to the 29th day of February, 1972, both inclusive;
- (f) in,
- (i) the County of Essex, except the Township of Pelee, and
- (ii) the counties of Kent and Lambton,

from the 27th day of October, 1971 to the 29th day of February, 1972, both inclusive;

- (g) in,
- the counties of Northumberland and Prince Edward, and
- (ii) those parts of the counties of Frontenac, Hastings, Lennox and Addington, and Peterborough lying south of the line described in subclause vi of clause a,

from the 25th day of September, 1971 to the 29th day of February, 1972, both inclusive; and

- (h) in any part of Ontario, except the areas described in clauses a, b, c, d, e, f and g, from the 1st day of September, 1971 to the 15th day of June, 1972, both inclusive. O. Reg. 295/71, s. 1.
- 2. No person shall take more than six cottontail rabbits in one day. O. Reg. 295/71, s. 2.

OPEN SEASON FOR SQUIRREL

3.—(1) Black, grey or fox squirrel may be hunted or trapped in the year 1971,

- (a) in,
- (i) the counties of Brant, Dufferin, Haldimand, Halton, Norfolk, Oxford, Perth, Waterloo, Wellington and Wentworth,
- (ii) The Regional Municipality of Niagara, and
- (iii) the townships of Hay, Stephen and Usborne in the County of Huron,

from the 2nd day of October to the 15th day of December, both inclusive;

- (b) in,
- (i) the County of Essex, except the Township of Pelee, and
- (ii) the counties of Kent and Lambton.

from the 27th day of October to the 31st day of November, both inclusive;

- (c) in the counties of Elgin and Middlesex from the 13th day of October to the 6th day of November, both inclusive;
- (d) in the Township of Pelee in the County of Essex from the 30th day of October to the 27th day of November, both inclusive; and

- (e) in any part of Ontario, except the areas described in clauses a, b, c and d from the 25th day of September to the 15th day of December, both inclusive.
- (2) No person shall take more than an aggregate number of ten squirrels in one day from the areas described in clauses a, d and e of subsection 1, or possess more than an aggregate number of ten squirrels at one time.
- (3) No person shall take more than an aggregate number of five squirrels in one day from the areas described in clauses b and c of subsection 1, or possess more than the aggregate number of ten squirrels at one time. O. Reg. 295/71, s. 3.
- Ontario Regulation 311/70 is revoked. O. Reg. 290/71, s. 4.

RENE BRUNELLE
Minister of Lands and Forests

Toronto, June 21st, 1971.

(1333)

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THE SECURITIES ACT, 1966

O. Reg. 296/71.

General. Made—July 14th, 1971. Filed—July 14th, 1971.

REGULATION MADE UNDER THE SECURITIES ACT, 1966

 Ontario Regulation 101/67, as amended by Ontario Regulations 55/68, 223/68, 395/68, 162/69, 85/70, 208/70, 269/70, 385/70, 489/70, 168/71 and 182/71 is further amended by adding thereto the following section:

6a.—(1) In this section,

- (a) "non-resident" means,
 - (i) a person who is not a Canadian citizen,
 - (ii) a person who is not ordinarily resident in Canada,
 - (iii) a company incorporated, formed or otherwise organized elsewhere than in Canada,
 - (iv) a company that is controlled directly or indirectly by a non-resident as defined in subclauses i, ii or iii,
 - (v) a trust established by a non-resident as defined in subclauses i, ii, iii or iv, or a trust in which non-residents

as so defined have more than 50 per cent of the beneficial interest, or

- (vi) a company that is controlled directly or indirectly by a trust mentioned in subclause v; and
- (b) "resident" means a person or company, including a trust, that is not a nonresident.
- (2) Subject to subsection 3, on or after the 14th day of July, 1971, a person or company shall be granted registration or renewal of registration as an adviser, dealer or underwriter subject to the following conditions:
 - 1. The person or company is a resident.
 - 2. In the case of a company,

O. Reg. 296/71

- (a) the total number of equity shares of the company beneficially owned, directly or indirectly, by nonresidents or over which non-residents exercise control or direction does not exceed 25 per cent of the total number of issued and outstanding equity shares of the company;
- (b) the total number of equity shares of the company beneficially owned, directly or indirectly, by a nonresident or over which he exercises control or direction, together with other shareholders associated with him, if any, does not exceed 10 per cent of the total number of issued and outstanding equity shares of the company; and
- (c) the company is incorporated by or under an Act of Ontario, Canada or a province of Canada.
- (3) A person or company that holds registration as an adviser, dealer or underwriter, granted prior to the 14th day of July, 1971, may continue to hold such registration and be granted a renewal of that continuing registration provided,
 - (a) in the case of a person no part or interest in the business conducted by the registrant is transferred to or for the benefit of a nonresident; or
 - (b) in the case of a company no transfer of equity shares or beneficial interest therein including their control or direction is made to a non-resident or person associated with him excepting when the result would be in accordance with the conditions set out in clauses a and b of paragraph 2 of subsection 2; and

- (c) in the case of a company not incorporated by or under an Act of Ontario, Canada or a province of Canada its registration is transferred to a company incorporated by or under an Act of Ontario, Canada or a province of Canada before the 14th day of July, 1972.
- (4) For the purposes of this section, a share-holder shall be deemed to be associated with another shareholder if.
 - (a) one shareholder is a company of which the other shareholder is an officer or director;
 - (b) one shareholder is a partnership of which the other shareholder is a partner;
 - (c) one shareholder is a company that is controlled, directly or indirectly, by the other shareholder;
 - (d) both shareholders are companies and one shareholder is controlled, directly or indirectly, by the same person or company that controls, directly or indirectly, the other shareholder;
 - (e) both shareholders are members of a voting trust where the trust relates to shares of a company; or
 - (f) both shareholders are associated within the meaning of clauses a to e with the same shareholder.
- (5) For the purposes of this section, where an equity share is held jointly and one or more of the joint holders thereof is a non-resident, the share shall be deemed to be held by a non-resident.

(1334)

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 297/71. Fruit and Vegetables—Grades. Made—July 14th, 1971. Filed—July 15th, 1971.

REGULATION MADE UNDER THE FARM PRODUCTS GRADES AND SALES ACT

(1) Subsection 1 of section 125 of Regulation 141 of Revised Regulations of Ontario, 1960, as amended by subsections 2, 3, 4 and 5 of section 38 of Ontario Regulation 213/62, section 8 of Ontario Regulation 12/66 and



subsection 1 of section 22 of Ontario Regulation 435/69, is further amended by adding thereto the following paragraph:

- Ontario Mini Grade, consisting of potatoes of similar varietal characteristics that are,
 - (a) firm, well-shaped and clean;
 - (b) free from blight, hollow heart, bacterial ring rot or other decay, sunburn, greening, insect injury, grass root holes, pitted scab, sprouts or mechanical or other injury; and
 - (c) not more than 13/4 inches in diameter.
- (2) The said section 125, as amended by section 38 of Ontario Regulation 213/62, section 7 of Ontario Regulation 191/65, sections 8, 9 and 10 of Ontario Regulation 12/66 and section 22 of Ontario Regulation 435/69, is further amended by adding thereto the following subsections:
- (7a) For the purposes of Ontario Mini Grade the tolerances by weight for variations incidental to grading, packing and handling are,
 - (a) 5 per cent above maximum size;
 - (b) 3 per cent affected with hollow heart:
 - (c) 1 per cent affected by decay;
 - (d) 5 per cent having grade defects other than those referred to in clauses a, b and ε; and
 - (e) 10 per cent having grade defects of any kind including those referred to in clauses a, b, c and d.
- (13) Ontario Mini Grade potatoes shall, when offered for sale,
 - (a) in transparent bags, be washed and have a net weight per package of,
 - (i) one pound,
 - (ii) two pounds,
 - (iii) three pounds,
 - (iv) five pounds, or
 - (v) ten pounds; and
 - (b) in boxes or baskets, be washed or brushed and packed in units having a capacity of,
 - (i) one pint,

- (ii) one quart.
- (iii) two quarts,
- (iv) four quarts, or
- (v) six quarts.

(1335).

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THE TEACHER'S SUPERANNUATION ACT

O. Reg. 298/71.

General.

Made—July 7th, 1971.

Filed-July 15th, 1971.

REGULATION MADE UNDER THE TEACHERS' SUPERANNUATION ACT

- 1.—(1) Subsection 1 of section 13 of Regulation 553 of Revised Regulations of Ontario, 1960, as remade by section 1 of Ontario Regulation 385/66 and amended by subsection 1 of section 1 of Ontario Regulation 311/68, subsection 1 of section 3 of Ontario Regulation 331/70, is further amended by striking out "1971" in the second line and inserting in lieu thereof "1973".
- (2) Subsection 2 of the said section 13, as remade by subsection 2 of section 3 of Ontario Regulation 331/70, is revoked and the following substituted therefor:
- (2) Until the 31st day of August, 1973, the allowance for a school year of a person who has returned to employment under the Act shall be continued in full so long as he is not employed more than twenty days in the school year, but if he is employed more than twenty days, his allowance shall be reduced by one four-hundredth of the annual amount thereof for each day over twenty days in the school year in which he is employed.

(1336)

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THE LIQUOR CONTROL ACT

O. Reg. 299/71.

General.

Made-June 17th, 1971.

Approved—June 23rd, 1971.

Filed-July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR CONTROL ACT

1. Section 5 of Ontario Regulation 35/66, as amended by section 1 of Ontario Regulation

223/67, is revoked and the following substituted therefor:

- 5. No liquor shall be sold in or from a Government store, nor shall any Government store be open for the sale of liquor,
 - (a) in an electoral district on a day when the polls are open for voting for the purpose of electing a person to serve in the Assembly of Ontario, or to serve in the House of Commons of Canada, until after the polls in that electoral district have closed; or
 - (b) in any part of a municipality on a day when the polls are open for voting in that part of the municipality for the purpose of electing a person to serve on the municipal council, a school board, or any other board, commission or authority established or exercising any power or authority under any general or special Act with respect to any of the affairs of the municipality, or when there is voting taking place on any question submitted to the electors, until after the polls in that part of the municipality have closed.

LIQUOR CONTROL BOARD OF ONTARIO:

G. KITCHING Chief Commissioner

Dated at Toronto, this 17th day of June, 1971.

(1339)30

THE LIQUOR CONTROL ACT

O. Reg. 300/71. General. Made-June 17th, 1971. Approved-June 23rd, 1971. Filed—July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR CONTROL ACT

- 1. Sections 33 and 34 of Ontario Regulation 35/66 are revoked and the following substituted therefor:
- 33.—(1) A hospitality suite licence may be issued by the Board in Form 2, to a distiller, brewery or winery, for the serving of liquor without charge.
- (2) An application for a hospitality suite licence shall be in Form 1.

- (3) The licence or a copy shall be posted or displayed in a conspicuous place in each room designated in the licence, and the Board shall supply sufficient copies for such posting or display.
- (4) The regulations applicable to a lounge under The Liquor Licence Act apply mutatis mutandis to a hospitality suite.
- (5) The Board may suspend or revoke a hospitality suite licence for contravention of any Regulation referred to in subsection 4 or any provision of
 - (6) The fee for a licence in Form 2 is \$10.

LIQUOR CONTROL BOARD OF ONTARIO:

G. KITCHING Chief Commissioner

Dated at Toronto, this 17th day of June, 1971.

(1340)30

THE LIQUOR CONTROL ACT

O. Reg. 301/71. General. Made-June 17th, 1971. Approved-June 23rd, 1971. Filed—July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR CONTROL ACT

- 1. Section 41 of Ontario Regulation 35/66 is revoked and the following substituted therefor:
- 41. Preparations, mixtures and combinations capable of human consumption that contain less than 2.5 per cent of alcohol by volume or 5 per cent of alcohol by weight shall be considered to be flavoured with liquor only and not preparations, mixtures or combinations to which section 66 of the Act applies.

LIQUOR CONTROL BOARD OF ONTARIO:

G. KITCHING Chief Commissioner

Dated at Toronto, this 17th day of June, 1971.

(1341)30

754

THE LIOUOR LICENCE ACT

O. Reg. 302/71.

General.
Made—June 17th, 1971.
Approved—June 23rd, 1971.
Filed—July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

- Subsection 3 of section 9 of Ontario Regulation 187/65 is revoked and the following substituted therefor:
- (3) In establishments licensed to sell wine, the wine may be sold by the bottle, half-bottle, carafe or glass.

LIQUOR LICENCE BOARD OF ONTARIO:

J. MACKEY
Chairman

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Dated at Toronto, this 17th day of June, 1971.

(1342)

THE LIQUOR LICENCE ACT

O. Reg. 303/71.

General.
Made—June 17th, 1971.
Approved—June 23rd, 1971.
Filed—July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

- Section 13 of Ontario Regulation 187/65 is revoked and the following substituted therefor:
- 13.—(1) In every licensed dining room or dining lounge, there shall not be less than fifteen square feet of floor space for each person therein, excluding employees.
- (2) In every licensed lounge or public house, there shall not be less than twelve square feet of floor space for each person therein, excluding employees.

LIQUOR LICENCE BOARD OF ONTARIO:

J. MACKEY
Chairman

Dated at Toronto, this 17th day of June, 1971.

(1343)

THE LIOUOR LICENCE ACT

O. Reg. 304/71.

General. Made—June 17th, 1971. Approved—June 23rd, 1971.

Filed—July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

 Section 14 of Ontario Regulation 187/65 is revoked.

LIQUOR LICENCE BOARD OF ONTARIO:

J. MACKEY Chairman

Dated at Toronto, this 17th day of June, 1971.

(1344) 30

THE LIQUOR LICENCE ACT

O. Reg. 305/71.

General.

Made-June 7th, 1971.

Approved—June 23rd, 1971.

Filed-July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

 Section 15 of Ontario Regulation 187/65 is revoked.

LIQUOR LICENCE BOARD OF ONTARIO:

J. MACKEY Chairman

Dated at Toronto, this 7th day of June, 1971.

30 (1345)

Dated at Totolito, this 7th day of Julie, 1971.

THE LIOUOR LICENCE ACT

O. Reg. 306/71.

General.

Made—June 7th, 1971. Approved—June 23rd, 1971.

O. Reg. 306/71

Filed—July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

 Section 16 of Ontario Regulation 187/65 is revoked.

LIQUOR LICENCE BOARD OF ONTARIO:

J. MACKEY
Chairman

Dated at Toronto, this 7th day of June, 1971.

(1346)

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THE LIQUOR LICENCE ACT

O. Reg. 307/71.

General.

Made—June 17th, 1971. Approved—June 23rd, 1971. Filed—July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

- Section 18 of Ontario Regulation 187/65, as remade by section 1 of Ontario Regulation 407/67, and amended by section 1 of Ontario Regulation 5/69, is revoked and the following substituted therefor:
- 18. No liquor shall be sold, served or consumed in licensed premises,
 - (a) in an electoral district, on a day when the polls are open in that electoral district for voting for the purpose of electing a person to serve in the Assembly of Ontario, or to serve in the House of Commons of Canada, until after the polls in that electoral district have closed;
 - (b) in any part of a municipality on a day when the polls are open for voting in that part of the municipality for the purpose of electing a person to serve on the municipal council, a school board, or any other board, commission or authority established or exercising any power or authority under any general or special Act with respect to any of the affairs of the municipality, or when there is voting taking place on any question submitted to the electors, until after the polls

in that part of the municipality have closed.

LIQUOR LICENCE BOARD OF ONTARIO:

J. MACKEY
Chairman

Dated at Toronto, this 17th day of June, 1971.

(1347)

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THE LIQUOR LICENCE ACT

O. Reg. 308/71.

General.

Made—June 17th, 1971. Approved—June 23rd, 1971. Filed—July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

- Section 19 of Ontario Regulation 187/65 is revoked and the following substituted therefor
- 19. Notwithstanding section 18, liquor may be sold and served on any day in the licensed premises of the military messes of the Canadian Armed Forces.

LIQUOR LICENCE BOARD OF ONTARIO:

J. MACKEY
Chairman

Dated at Toronto, this 17th day of June, 1971.

(1348)

3

THE LIQUOR LICENCE ACT

O. Reg. 309/71.

General.

Made—June 17th, 1971. Approved—June 23rd, 1971. Filed—July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

- Section 20 of Ontario Regulation 187/65, as amended by section 2 of Ontario Regulation 34/67, is revoked and the following substituted therefor:
- 20. Liquor may be served on Sunday in a religious institution at a religious function including a wedding or a confirmation, under the authority of a special occasion permit which does not permit the sale of liquor.

LIQUOR LICENCE BOARD OF ONTARIO:

J. MACKEY Chairman

Dated at Toronto, this 17th day of June, 1971.

(1349)

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THE LIQUOR LICENCE ACT

O. Reg. 310/71. General. Made-June 17th, 1971. Approved—June 23rd, 1971. Filed—July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

- 1. Section 21 of Ontario Regulation 187/65, as remade by section 3 of Ontario Regulation 184/69 and amended by section 1 of Ontario Regulation 267/71, is revoked and the following substituted therefor:
- 21.—(1) Liquor may be sold and served,
 - (a) in premises licensed as a lounge, during the hours from 12 noon to 1 a.m. of the following day, on Monday to Saturday;
 - (b) in premises licensed as a dining lounge or dining room, during the hours from 12 noon to 1 a.m. of the following day, on Monday to Saturday, provided that,
 - (i) the total receipts from the sale of liquor in any month shall not exceed the total receipts from the sale of food in the same month, and
 - (ii) a daily record showing the sales of liquor and food is maintained;
 - (c) in premises licensed as a dining lounge, dining room or lounge, during the hours from 12 noon to 10 p.m. on Sunday, Christmas Day and Good Friday, where the licensee is so authorized by the Board, provided that,
 - (i) liquor shall be served only to a person having a meal while seated at a table and "meal" means the usual assortment of foods commonly ordered at regular meal hours and includes any one or more items from any two or more of the following groups,
 - a. pretzels, peanuts, celery, cheese and crackers, olives, pickles and other hors d'oeuvres.
 - b. soup.
 - c. a sandwich, hot dog or hamburger;
 - (ii) the total daily receipts from the

- Christmas Day or on Good Friday, shall not exceed the total receipts from the sale of food on any of those days, and
- (iii) a daily record showing the sales of liquor and food is maintained.
- (2) Liquor of the type authorized to be sold in a public house may be sold and served in premises licensed as a public house, during the hours from 12 noon to 1 a.m. of the following day, on Monday to Saturday.
 - (3) Liquor may be sold and served,
 - (a) in premises licensed as a club, during the hours from 12 noon to 1 a.m. of the following day, on Monday to Saturday;
 - (b) during the hours from 12 noon to 10 p.m. on Sunday, Christmas Day and Good Friday, where the licensee is so authorized by the Board, provided that,
 - (i) liquor shall be served only to a person having a meal while seated at a table and "meal" means the usual assortment of foods commonly ordered at regular meal hours and includes any one or more items from any two or more of the following groups,
 - a. pretzels, peanuts, celery, cheese and crackers, olives, pickles and other hors d'oeuvres.
 - b. soup.
 - c. a sandwich, hot dog or hamburger;
 - (ii) a daily record showing the sales of liquor and food is maintained, and
 - (iii) the total daily receipts from the sale of liquor on any Sunday, or on Christmas Day or on Good Friday, shall not exceed the total receipts from the sale of food on any of those days.
- (4) When the last day of December is Sunday, liquor may be sold and served on that day in premises licensed as a dining lounge, dining room, lounge or club, during the hours from 12 noon to 3 p.m. and from 5 p.m. to 1 a.m. of the following day, where the licensee is so authorized by the Board, provided that the licensee complies with the provisions of clause c of subsection 1 or clause b of subsection 3, as the case may be, in respect of the serving of meals.
- (5) All premises licensed as a public house shall sale of liquor on any Sunday, or on | be cleared of patrons and all signs of the service

THE ONTARIO GAZETTE

2348 O. Reg. 310/71

and consumption of liquor shall be removed within one-half hour after the sale and service of liquor ceases under subsection 2.

(6) In all premises licensed as a dining lounge, dining room, lounge or club, all signs of the service and consumption of liquor shall be removed within one-half hour after the sale and service of liquor ceases.

LIQUOR LICENCE BOARD OF ONTARIO:

J. MACKEY
Chairman

Dated at Toronto, this 17th day of June, 1971.

(1350) 30

THE LIQUOR LICENCE ACT

O. Reg. 311/71.

General. Made— Jui

Made—June 17th, 1971. Approved—June 23rd, 1971. Filed—July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

1. Section 33 of Regulation 187/65 is revoked.

LIQUOR LICENCE BOARD OF ONTARIO:

J. MACKEY Chairman

Dated at Toronto, this 17th day of June, 1971.

(1351) 30

THE LIOUOR LICENCE ACT

O. Reg. 312/71.

General.
Made—June 17th, 1971.
Approved—June 23rd, 1971.
Filed—July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

 Clause b of section 35 of Ontario Regulation 187/65 is revoked and the following substituted therefor: (b) an area equipped with some tables and chairs.

LIQUOR LICENCE BOARD OF ONTARIO:

J. MACKEY
Chairman

Dated at Toronto, this 17th day of June, 1971.

(1352) 30

THE LIOUOR LICENCE ACT

O. Reg. 313/71.

General.
Made—June 17th, 1971.
Approved—June 23rd, 1971.
Filed—July 15th, 1971.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

- 1.—(1) Subsection 1 of section 44 of Ontario Regulation 187/65, exclusive of the clauses, is revoked and the following substituted therefor:
- (1) The fee payable per day in respect of a special occasion permit is,
 - (2) Clause a of the said subsection 1 is revoked and the following substituted therefor:
 - (a) when the liquor obtained thereunder is for a wedding reception or wedding anniversary reception, \$5;

LIQUOR LICENCE BOARD OF ONTARIO:

J. MACKEY Chairman

Dated at Toronto, this 17th day of June, 1971.

(1353) . 30

Publications Under The Regulations Act

August 7th, 1971

THE MUNICIPAL ACT

O. Reg. 314/71. Designation as University. Made-July 14th, 1971. Filed-July 20th, 1971.

REGULATION MADE UNDER THE MUNICIPAL ACT

DESIGNATION AS UNIVERSITY

1. The following is designated as a university for the purposes of section 294b of the Act:

> The Ontario Institute for Studies in Education

> > O. Reg. 314/71. s. 1.

(1365)

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 315/71.

Designations-Queen Elizabeth Way. Made-July 14th, 1971. Filed-July 20th, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

1. Regulation 214 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following Schedule:

Schedule 9a

INTERCHANGE AT MARGARET DRIVE

In the Town of Oakville, formerly in the Township of Trafalgar, in the County of Halton being.

- (a) part of lots 17 and 18, Concession 2, south of Dundas Street:
- (b) part of Lot 18, Concession 3, south of Dundas Street:
- (c) part of,

- (i) Block D, and
- (ii) Wyecroft Road,

registered plan 949; and

- (d) part of,
 - (i) Block B, and
 - (ii) Wyecroft Road,

registered plan 1192,

and being those portions of the King's Highway shown as PARTS 1 and 2, on plan P-1939-183, filed with the Superintendent of Documents of the Department of Transportation and Communications, at Toronto.

0.25 of a mile, more or less.

(1366)

31

THE SECURITIES ACT, 1966

O. Reg. 316/71.

General.

Made-July 20th, 1971. Filed-July 22nd, 1971.

REGULATION MADE UNDER THE SECURITIES ACT, 1966

1. Ontario Regulation 101/67, as amended by Ontario Regulations 55/68, 223/68, 395/68, 162/69, 85/70, 208/70, 269/70, 385/70, 489/70, 168/71, 182/71 and 296/71, is further amended by adding thereto the following Part:

PART XII

FINANCIAL DISCLOSURE

76.—(1) For the purpose of sections 76 to 79 of this Part.

- (a) "ordinary shares" means those shares of a company which represent the residual equity in the earnings of the company;
- (b) "potential dilutive factors" include potential conversions of senior shares or debt

- obligations, exercises of rights, warrants and options and contingent issuances existing at the end of the period that would be dilutive, if they occurred;
- (c) "senior shares" means all the shares of a company other than the ordinary shares.
- (2) In determining whether shares are ordinary shares or senior shares it is the rights and privileges of the shares in relations to the earnings of the company rather than their corporate designation which shall govern.
- 77.—(1) The calculations of basic earnings per share shall be based on the ordinary shares outstanding during the period and on earnings available to the holders of ordinary shares, and prior claims on income shall be deducted for purposes of the calculations.
- (2) Income figures used in the calculation of basic earnings per share shall be the reported amounts reduced by,
 - (a) as to non-cumulative senior shares, the dividends declared, payable in cash or otherwise, during the period;
 - (b) as to cumulative senior shares, the prescribed dividend, payable in cash or otherwise, whether or not declared.
- (3) Where ordinary shares have been issued during the period, the basic earnings per share shall be calculated using a weighted average of shares outstanding during the period.
- (4) In the case of business combinations or acquisitions involving the issue of ordinary shares, the calculation of the weighted average of ordinary shares outstanding during the period shall consider the ordinary shares as having been issued at the date from which the results of operations of the acquired business are included in the income statement.
- (5) In the case of ordinary shares issued on conversion of senior shares or debt obligations, the calculation of the weighted average of ordinary shares outstanding during the period shall consider the ordinary shares as having been issued as at the date of termination of the dividend or interest obligations.
- (6) Where ordinary shares have been issued in connection with a stock dividend on ordinary shares or there has been a stock split or reverse split during the period or subsequent to the date of the balance sheet, the basic earnings per share shall be calculated recognizing the new share structure as though it had existed from the beginning of the period.
- (7) In calculating basic earnings per share where ordinary shares have been issued as a stock dividend on senior shares, the ordinary shares shall be recognized only from the date of issue.

- 78.—(1) For the purposes of calculating fully diluted earnings per share the income figures shall be those determined in accordance with subsections 1 and 2 of section 77 increased by the following.
 - (a) the amount of dividends applicable to convertible senior shares for the period;
 - (b) the amount of interest expensed for the period, after income taxes, on convertible debt obligations; and
 - (c) imputed earnings, after income taxes, on the cash which would have been received on the exercise of rights, warrants and options and contingent issuances at an appropriate rate of return.
- (2) The rate of return used for imputing earnings in subsection 1 shall be disclosed together with the dollar amount of imputed earnings after income taxes
- (3) Fully diluted earnings per share figures for the period shall be calculated as though all ordinary shares related to potential dilutive factors had actually been issued at the beginning of that period or date of issuance of the convertible or other security, if later.
- (4) Where the basis of conversion or the exercise price will change from time to time, the calculation of fully diluted earnings per share shall be based on the conversion or the exercise of rights which have the most dilutive effect on earnings per share.
- (5) The calculation of fully diluted earnings per share shall exclude any potential conversion of senior shares or debt obligations, exercise of rights, warrants and options and contingent issuances that would increase earnings per share or decrease a loss per share.
- (6) Conversions or exercises of rights that do not become effective within ten years following the date of the balance sheet shall not be considered as a dilutive factor.
- (7) Fully diluted earnings per share figures of a holding company shall reflect any dilutive factors which exist in subsidiaries which are consolidated or carried on an equity basis.
- 79. Where unconsolidated subsidiaries are carried by a holding company on a cost basis, the note to the financial statements which discloses the increase or decrease in the holding company's interest in the undistributed income of the subsidiaries during the period shall be supplemented by disclosing basic earnings per share, and where applicable, fully diluted earnings per share computed as if the investment in the subsidiaries had been carried on an equity basis.
- 80. For the purpose of sections 80 to 83 of this Part.

- (a) "common shares" means the shares of a company to which there is attached no preference, right, condition, restriction, limitation or prohibition set out in the instrument of incorporation of the company other than a restriction on the allotment, issue or transfer;
- (b) "economic unit" includes a business or any unit of business conducted by any person or company or any combination of persons or companies regardless of the form in which the business or unit of business is carried on;
- (c) "pooling" and "pooling of interests accounting" include accounting in the financial statements of the combined company for the net assets acquired at the value at which they are carried in the books of the combining companies and the restatement of the comparative financial statements as though the companies had been combined for that period;
- (d) "purchase accounting" includes accounting
 in the financial statements of an acquiring
 economic unit for the net assets acquired
 at their cost to that economic unit on the
 date of acquisition;
- (e) "special shares" means all shares of a company other than common shares.
- 81.—(1) The acquisition equation referred to in paragraph 17 of subsection 3 of section 125 of the Act shall be,
 - (a) net assets acquired in the transaction, comprised of the amount of,
 - (i) net assets, other than goodwill, at the book value of the seller,
 - (ii) adjustment of net assets, other than goodwill, if necessary,
 - a. on purchase, to fair value,
 - b. on pooling of interests, to conform with the accounting practices of the acquiring company,
 - (iii) any goodwill on the books of the seller, and
 - (iv) on purchase, the premium or discount ascribed to goodwill; or on pooling of interests, the excess, if any, of consideration given over total net assets on the books of the seller:

equated to,

(b) consideration given, at fair value, for net assets acquired, comprised of the amount of,

- (i) cash, bank loans and other working capital payments,
- (ii) long term debt obligations,
- (iii) common shares,
- (iv) special shares, and
- (v) any other consideration, direct or indirect, indicating the nature thereof.
- (2) Where part of the assets mentioned in clause a of subsection 1 includes net assets, other than goodwill, on the books of the seller or includes goodwill on the books of the seller, the notes to the financial statements which contain the acquisition equation shall also disclose the amount, if any, by which those values have been written up on the books of the seller within five years preceding the acquisition date.
- (3) Where part of the consideration mentioned in clause b of subsection 1 is given by way of long term debt obligations, common shares or special shares, the notes to the financial statements which contain the acquisition equation shall also disclose,
 - (a) the terms of the debt obligations, including interest payable thereon, convertible features, if any, terms of repayment and other material conditions; or,
 - (b) the number, description and book value of the shares issued or exchanged,

as the case may be.

- **82.**—(1) Where the purchase method is used in accounting for a business combination, there shall also be disclosed by way of notes to the financial statements.
 - (a) the name and a brief description of each economic unit acquired, and where shares are acquired, the percentage of outstanding equity shares acquired;
 - (b) a statement that purchase accounting was used:
 - (c) the legal method by which the acquisition took place;
 - (d) the date of acquisition and the period for which results of the operations of the acquired economic unit are included in the income statement of the acquiring economic unit; and
 - (e) whether it is proposed to amortize any goodwill arising as a result of the purchase and, if so, an outline of the plan of amortization.

- (2) Where the purchase method is used in accounting for a number of relatively minor acquisitions, information may be combined for disclosure.
- 83. Where the pooling method is used in accounting for a business combination, there shall also be disclosed by way of notes to the financial statements,
 - (a) the name and a brief description of each company brought into the combination, the percentage of equity shares of each company entering into the combination, and the percentage of the total securities outstanding represented by the securities issued, if any, in the combination;
 - (b) a statement that pooling of interests accounting was used;
 - (c) the date of the combination; and
 - (d) the legal method by which the combination took place.

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THE BUSINESS CORPORATIONS ACT, 1970

O. Reg. 317/71. General. Made—July 20th, 1971. Filed—July 22nd, 1971.

REGULATION MADE UNDER THE BUSINESS CORPORATIONS ACT, 1970

1. Ontario Regulation 492/70 is amended by adding thereto the following sections:

FINANCIAL DISCLOSURE

- 39. Clauses k and l of subsection 1 of section 173 and paragraphs 19 to 21 of subsection 3 of section 178 of the Act do not apply to a corporation that is not offering its securities to the public.
 - 40.—(1) For the purpose of sections 40 to 43,
 - (a) "ordinary shares" means those shares of a corporation which represent the residual equity in the earnings of the corporation;
 - (b) "potential dilutive factors" include potential conversions of senior shares or debt obligations, exercises of rights, warrants and options and contingent issuances existing at the end of the period that would be dilutive, if they occurred;

- (c) "senior shares" means all the shares of a corporation other than the ordinary shares.
- (2) In determining whether shares are ordinary shares or senior shares it is the rights and privileges of the shares in relation to the earnings of the corporation rather than their corporate designation which shall govern.
- 41.—(1) The calculations of basic earnings per share shall be based on the ordinary shares outstanding during the period and on earnings available to the holders of ordinary shares, and prior claims on income shall be deducted for purposes of the calculation.
- (2) Income figures used in the calculation of basic earnings per share shall be the reported amounts reduced by,
 - (a) as to non-cumulative senior shares, the dividends declared, payable in cash or otherwise, during the period;
 - (b) as to cumulative senior shares, the prescribed dividend, payable in cash or otherwise, whether or not declared.
- (3) Where ordinary shares have been issued during the period, the basic earnings per share shall be calculated using a weighted average of shares outstanding during the period.
- (4) In the case of business combinations or acquisitions involving the issue of ordinary shares, the calculation of the weighted average of ordinary shares outstanding during the period shall consider the ordinary shares as having been issued at the date from which the results of operations of the acquired business are included in the income statement.
- (5) In the case of ordinary shares issued on conversion of senior shares or debt obligations, the calculation of the weighted average of ordinary shares outstanding during the period shall consider the ordinary shares as having been issued as at the date of termination of the dividend or interest obligation.
- (6) Where ordinary shares have been issued in connection with a stock dividend on ordinary shares or there has been a stock split or reverse split during the period or subsequent to the date of the balance sheet, the basic earnings per share shall be calculated recognizing the new share structure as though it had existed from the beginning of the period.
- (7) In calculating basic earnings per share where ordinary shares have been issued as a stock dividend on senior shares, the ordinary shares shall be recognized only from the date of issue.
- 42.—(1) For purposes of calculating fully diluted earnings per share the income figures shall be those

determined in accordance with subsections 1 and 2 of section 41 increased by the following,

- (a) the amount of dividends applicable to convertible senior shares for the period;
- (b) the amount of interest expensed for the period, after income taxes, on convertible debt obligations; and
- (c) imputed earnings, after income taxes, on the cash which would have been received on the exercise of rights, warrants and options and contingent issuances at an appropriate rate of return.
- (2) The rate of return used for imputing earnings in subsection 1 shall be disclosed together with the dollar amount of imputed earnings after income taxes.
- (3) Fully diluted earnings per share figures for the period shall be calculated as though all ordinary shares related to potential dilutive factors had actually been issued at the beginning of that period or date of issuance of the convertible or other security, if later.
- (4) Where the basis of conversion or the exercise price will change from time to time, the calculation of fully diluted earnings per share shall be based on the conversion or the exercise of rights which have the most dilutive effect on earnings per share.
- (5) The calculation of fully diluted earnings per share shall exclude any potential conversion of senior shares or debt obligations, exercise of rights, warrants and options and contingent issuances that would increase earnings per share or decrease a loss per share.
- (6) Conversions or exercises of rights that do not become effective within ten years following the date of the balance sheet shall not be considered as a dilutive factor.
- (7) Fully diluted earnings per share figures of a holding corporation shall reflect any dilutive factors which exist in subsidiaries which are consolidated or carried on an equity basis.
- 43. Where unconsolidated subsidiaries are carried by a holding corporation on a cost basis, the note to the financial statement which discloses the increase or decrease in the holding corporation's interest in the undistributed income of the subsidiaries during the period shall be supplemented by disclosing basic earnings per share, and where applicable, fully diluted earnings per share computed as if the investment in the subsidiaries had been carried on an equity basis.
- 44. For the purpose of sections 44 to 47,
 - (a) "common shares" means the shares of a

- corporation to which there is attached no preference, right, condition, restriction, limitation or prohibition set out in the articles of the corporation other than a restriction on the allotment, issue or transfer;
- (b) "economic unit" includes a business or unit of business conducted by any person within the meaning of The Securities Act, 1966 or body corporate or any combination of such persons or bodies corporate regardless of the form in which the business or unit of business is carried on;
- (c) "pooling" and "pooling of interests accounting" include accounting in the financial statement of the combined corporation for the net assets acquired at the value at which they are carried in the books of the combining bodies corporate and the restatement of the comparative financial statement as though the bodies corporate had been combined for that period;
- (d) "purchase accounting" includes accounting in the financial statement of an acquiring corporation for the net assets acquired at their cost to that corporation on the date of acquisition;
- (e) "special shares" means all shares of a corporation other than common shares.
- 45.—(1) The acquisition equation referred to in paragraph 19 of subsection 3 of section 178 of the Act shall be.
 - (a) net assets acquired in the transaction, comprised of the amount of,
 - (i) net assets, other than goodwill, at the book value of the seller,
 - (ii) adjustment of net assets, other than goodwill, if necessary,
 - a. on purchase, to fair value,
 - on pooling of interests, to conform with the accounting practices of the acquiring corporation,
 - (iii) any goodwill on the books of the seller; and,
 - (iv) on purchase, the premium or discount ascribed to goodwill; or on pooling of interests, the excess, if any, of consideration given over total net assets on the books of the seller,

equated to;

- equated to;
 - (b) consideration given, at fair value, for net assets acquired, comprised of the amount of
 - (i) cash, bank loans and other working capital payments,
 - (ii) long term debt obligations,
 - (iii) common shares,

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- (iv) special shares, and
- (v) any other consideration, direct or indirect, indicating the nature thereof.
- (2) Where part of the assets mentioned in clause a of subsection 1 includes net assets, other than goodwill, on the books of the seller or includes goodwill on the books of the seller, the notes to the financial statement which contain the acquisition equation shall also disclose the amount, if any, by which those values have been written up on the books of the seller within five years preceding the acquisition date.
- (3) Where part of the consideration mentioned in clause b of subsection 1 is given by way of long term debt obligations, common shares or special shares, the notes to the financial statement which contain the acquisition equation shall also disclose,
 - (a) the term of the debt obligations, including interest payable thereon, convertible features, if any, terms of repayment and other material conditions; or
 - (b) the number, description and book value of the shares issued or exchanged,

as the case may be.

- **46.**—(1) Where the purchase method is used in accounting for a business combination, there shall also be disclosed by way of notes to the financial statement,
 - (a) the name and a brief description of each economic unit acquired, and where shares are acquired, the percentage of outstanding equity shares acquired;
 - (b) a statement that purchase accounting was used;
 - (c) the legal method by which the acquisition took place;
 - (d) the date of acquisition and the period for which results of the operations of the acquired economic unit are included in

- the income statement of the acquiring corporation; and
- (e) whether it is proposed to amortize any goodwill arising as a result of the purchase and, if so, an outline of the plan of amortization.
- (2) Where the purchase method is used in accounting for a number of relatively minor acquisitions, information may be combined for disclosure.
- 47. Where the pooling method is used in accounting for a business combination, there shall also be disclosed by way of notes to the financial statement,
 - (a) the name and a brief description of each body corporate brought into the combination, the percentage of equity shares of each body corporate entering into the combination, and the percentage of the total securities outstanding represented by the securities issued, if any, in the combination;
 - (b) a statement that pooling of interests accounting was used;
 - (c) the date of the combination; and
 - (d) the legal method by which the combination took place.

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(1381)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 318/71.

Ladies' Cloak and Suit Industry—Ontario. Made—July 14th, 1971.

Filed-July 22nd, 1971.

REGULATION MADE UNDER THE INDUSTRIAL STANDARDS ACT

LADIES' CLOAK AND SUIT INDUSTRY—ONTARIO

- 1. The Schedule is in force during pleasure within the Ontario zone and is binding upon the employers and employees in the ladies' cloak and suit industry: O. Reg. 318/71, s. 1.
- 2. Regulation 348 of Revised Regulations of Ontario, 1960 and Ontario Regulations 184/63, 63/64 and 165/66 are revoked. O. Reg. 318/71, s. 2.
- 3. This Regulation comes into force on the tenth day after publication thereof in *The Ontario Gazette* under *The Regulations Act.* O. Reg. 318/71, s. 3.

Schedule

INTERPRETATION

- 1. In this Schedule,
 - (a) "holiday" means,
 - (i) New Year's Day,
 - (ii) Good Friday,
 - (iii) Victoria Day,
 - (iv) Dominion Day,
 - (v) Labour Day,
 - (vi) Thanksgiving Day,
 - (vii) Christmas Day, and
 - (viii) the 26th day of December or the Monday next following when Christmas falls on a Saturday or Sunday;
 - (b) "week" means the period beginning with Sunday and ending with the Saturday next following, both inclusive;
 - (c) "Class A garments" means all garments manufactured in the industry except Class B garments as defined in clause d;
 - (d) "Class B garments" means the following garments manufactured in the industry,
 - (i) raincoats,
 - (ii) station wagon or car coats,
 - (iii) garments made of any material for female persons not over fourteen years of age or of a size up to and including girl's Canada standard size 14X as prescribed under the National Trade Mark and True Labelling Act (Canada),
 - (iv) garments that are,
 - a. cut and produced in quantities and not made to individual sizes or measurements or specifications,
 - manufactured by a section work system and where the sewing machine operations are broken up into a varying number of separate operations, and
 - c. made of all materials referred to in clauses e and f;

- (e) "raincoat" means an outer coat of any length intended principally to be worn as a protection against rain, made of,
 - waterproof or water-repellent cotton, rayon, vinyl or nylon of any weight or any combination thereof,
 - (ii) synthetic material including bemberg, orlon, dacron, acetate, viscose, or any mixture thereof, or
 - (iii) plastic coated material;
- (f) "station wagon or car coat" means a coat of any length with or without a sheepskin or other fur or simulated fur collar and made of,
 - waterproof or water-repellent outer material of cotton, rayon, vinyl or nylon of any weight,
 - (ii) synthetic material including bemberg, orlon, dacron, acetate, viscose or any mixture thereof, or
 - (iii) plastic coated material,

the lining of which may be padded or blanketed with textile material or made of sheepskin or any other material in whole or in part.

HOURS OF WORK

- 2. The regular working periods for the industry are,
 - (a) a regular working week consisting of not longer than 37½ hours of work performed during the regular working days; and
 - (b) a regular working day consisting of not longer than 7½ hours of work performed on Monday, Tuesday, Wednesday, Thursday or Friday, between 8 a.m. and 4.30 p.m. with one hour for noon recess.
- 3. No person shall perform work in the industry on a holiday.
- 4.—(1) Where an employee as classified in sections 10 and 13 is,
 - (a) employed in the industry for twelve months or longer; and
 - (b) in the employ of a particular employer for three months or longer,

the employee is entitled to the wages for $7\frac{1}{2}$ hours of work for a holiday at the minimum rate of wages under sections 11 and 14 respecting Class A and Class B garments, respectively.

- (2) Where a learner as classified in section 16 is,
 - (a) employed in the industry for twelve months or longer; and
 - (b) in the employ of a particular employer for three months or longer,

the learner is entitled to wages for 71/2 hours of work for a holiday at the minimum rates of wages under sections 17 and 18 respecting Class A and Class B garments, respectively.

- 5. Where an employer requires an employee who is employed on a time-work basis to work for part of a regular working day, the employee is entitled to the regular rates of wages but the wages for that day shall not be less than the wages for 33/4 hours of work.
- 6. Where an employer is engaged in the manufacture of Class A and Class B garments he shall file with the advisory committee a report setting out the type of garment manufactured and the kind of material used in such manufacture.

OVERTIME WORK

- 7. Work performed in the industry at any time other than during the regular working periods is overtime work.
- 8.—(1) No overtime work shall be performed in the industry without a permit from the advisory committee.
- (2) The advisory committee is authorized to issue the permits subject to this Schedule.
- (3) No permit for overtime work shall be issued to any person other than an employer.
- 9.—(1) An application by an employer for an overtime permit shall be made in writing to the advisory committee.
- (2) Where the advisory committee has issued a permit authorizing overtime work to an employer, the employer shall post the permit during the period it is in force in a conspicuous place where his employees are engaged in their duties.
- (3) No permit shall be issued by the advisory committee for overtime work on Friday or, subject to subsection 5, on Saturday.
- (4) Subject to subsection 3, where during the regular working periods,
 - (a) there is, in the opinion of the advisory committee, a labour shortage in the industry; or
 - (b) in the employer's establishment,

- (i) all machines are in use, and
- (ii) there are no facilities or spaces available for additional machines or for additional employees,

the advisory committee may issue a permit for overtime work.

- (5) Where,
 - (a) the advisory committee has issued a permit for overtime work under subsection 4; and
 - (b) overtime work has been performed in the employer's establishment by his employees on Monday, Tuesday, Wednesday and Thursday of a week,

the advisory committee may issue a permit for overtime work between 8 a.m. and 12 noon on the Saturday of the week in which the overtime work has been performed.

CLASSIFICATION OF EMPLOYEES FOR CLASS A GARMENTS

- 10. The following classifications of employees for Class A garments in the industry are established:
 - i. Classification A composed of,

skilled cutters, being persons who,

- (a) grade sizes on material or make markers; or
- (b) lay up, shear cut, knife cut or machine cut any materials.
- ii. Classification B composed of,

skilled operators, being persons who, by any type of sewing machine,

- (a) join cloth body;
- (b) sew in sleeves, facing or collars; or
- (c) as section operators stitch collars, sew on facings, join seams of body, make collars, make pockets, make sleeves or perform any other sewing machine operations necessary to complete any garment other than a skirt.
- iii. Classification C composed of,

section operators, being persons who perform any of the operations defined in clause c of paragraph ii where the operations on a single garment are divided among two or more workers.

iv. Classification D composed of,

top pressers, being persons who,

- (a) press; or
- (b) complete the pressing of,

a garment after it is lined by the finisher.

v. Classification E composed of,

machine pressers, being persons who press by steam machine.

vi. Classification F composed of,

under pressers, being persons who,

- (a) press seams of,
 - 1. sleeves, and
 - 2. linings; or
- (b) complete the pressing of a garment ready for the finisher.

vii. Classification G composed of,

skilled fur tailors, being persons who pin or sew on fur trimmings.

viii. Classification H composed of,

trimmers, being persons who,

- (a) grade sizes on;
- (b) lay up;
- (c) make markers on; or
- (d) cut,

any materials used for lining or trimming garments.

ix. Classification I composed of,

semi-skilled cutters, being persons who,

- (a) lay up;
- (b) shear cut; or
- (c) machine cut.

any material.

x. Classification J composed of,

piece pressers, being persons who do incidental piece pressing necessary to make the pieces ready for the skilled operator. xi. Classification K composed of,

assistant fur tailors, being persons who sew on but do not pin on fur trimmings.

xii. Classification L composed of,

hand basters, being persons who baste by hand.

xiii. Classification M composed of,

machine basters, being persons who baste by machine.

xiv. Classification N composed of,

special machine operators, being persons who operate special machines used in the manufacture of garments for,

- (a) felling;
- (b) basting;
- (c) buttonhole making;
- (d) tacking; or
- (e) serging.

xv. Classification O composed of,

skirt makers, being persons who perform sewing machine operations necessary to complete skirts.

xvi. Classification P composed of,

lining makers, being persons who, by sewing machine, make or sew in linings for garments.

xvii. Classification Q composed of,

finishers, being persons who,

- (a) by hand, sew in whole linings on garments;
- (b) tack neck pieces and linings; or
- (c) fell buttonholes, bottoms or sleeves.

xviii. Classification R composed of,

tapers, being persons who join two pieces of material together in preparation for the sewing operations.

xix. Classification S composed of,

button sewers, being persons who sew on,

(a) buttons;

- (b) hooks;
- (c) eyes;
- (d) clasps; or
- (e) ornaments.

xx. Classification T composed of,

general hands or examiners, being persons who,

- (a) examine or clean finished garments;
- (b) pin on belts.

MINIMUM RATES OF WAGES FOR WORK PERFORMED ON CLASS A GARMENTS

11. The minimum rate of wages for all work performed in the industry during the regular working periods by employees classified in section 10, for Class A garments, is the hourly rate set opposite the respective classifications as follows:

i.	Classification	A S	\$2.89
ii.	Classification	В	2.69
iii.	Classification	С	2.69
iv.	Classification	D	2.64
v.	Classification	E	2.64
vi.	Classification	F	2.52
vii.	Classification	G	2.21
viii.	Classification	Н	2.50
ix.	Classification	I	2.44
х.	Classification	J	2.01
xi.	Classification	K	1.76
xii.	Classification	L	1.76
xiii.	Classification	M	1.76
xiv.	Classification	N	1.76
xv.	Classification	0	1.76
xvi.	Classification	P	1.76
xvii.	Classification	Q	1.71
xviii.	Classification	R	1.65
xix.	Classification	S	1.65
xx.	Classification	T	1.65

RATES OF WAGES FOR OVERTIME WORK PERFORMED ON CLASS A GARMENTS

- 12.—(1) The rate of wages for overtime work performed in the industry by employees engaged in the manufacture of Class A garments is,
 - (a) one and one-half times the rate of wages established in section 11 for overtime work performed in excess of 37½ hours but not longer than 48 hours per week; and
 - (b) one and one-half times the employee's regular rate of wages for overtime work performed in excess of 48 hours per week.
- (2) The rate of wages for overtime work in clause b of subsection 1 shall be computed, in the case of an hourly paid employee, on the basis of the actual rate of wages per hour paid to that employee and in the case of a piece worker, on the basis of the hourly rate of wages established by dividing the total wages earned in the week in which he worked overtime by the number of hours worked in that week.

CLASSIFICATION OF EMPLOYEES FOR CLASS B GARMENTS

- 13. The following classifications of employees for for Class B garments in the industry are established:
 - i. Classification A composed of,

fully skilled cutters being persons who,

- (a) grade sizes on materials or make markers; or
- (b) lay up, shear cut, knife cut or machine cut any materials.
- ii. Classification B composed of,

skilled operators, being persons who, by any type of sewing machine,

- (a) join cloth body;
- (b) sew in sleeves, facing or collars; or
- (c) do one or more of the following operations:
 - 1. Stitch collars.
 - 2. Sew on facings.
 - 3. Join seams of body.
 - 4. Make collars.
 - 5. Make pockets.
 - 6. Make sleeves.

iii. Classification C composed of,

top pressers or off pressers, being persons who, by hand or steam machine, press and complete the pressing of a garment after it is lined.

iv. Classification D composed of,

trimming cutters or trimmers, being persons who,

- (a) grade sizes on;
- (b) make markers on; or
- (c) lay up and cut with a knife, shear or machine, any materials used for lining or trimming garments.
- v. Classification E composed of,

semi-skilled cutters, being persons who do some but not all of the work of a fully skilled cutter and who do any of the several operations of cutting by shear, knife or machine, chopping, laying up and piling but who do not make markers on or grade sizes on materials.

vi. Classification F composed of,

fur collar machine operators, being persons who sew fur collars or fur trimmings by machine onto the cloth body.

vii. Classification G composed of,

under pressers and piece pressers, being persons who press seams, sleeves, linings and incidental parts of a garment.

viii. Classification H composed of,

elementary preparatory operators, being persons who, with sewing machines,

- (a) sew out flaps, tabs and belts;
- (b) sew on canvas;
- (c) sew on labels and size tickets;
- (d) make darts up to and including four inches in length; or
- (e) assemble and join sleeves.
- ix. Classification I composed of,

special machine operators, being persons who, with a special machine, perform the sewing operations of attaching canvas or backing to the cloth body forming the lapel of a garment in order to prepare the garment for the skilled operator, or the operations of.

- (a) bottom making;
- (b) zigzagging;
- (c) tacking;
- (d) basting;
- (e) buttonhole making;
- (f) felling;
- (g) blind stitching; and
- (h) button sewing.
- x. Classification J composed of,

finishers, being persons who, by hand,

- (a) tack neck pieces, linings, bottoms, sleeves and shoulder pads;
- (b) do felling;
- (c) make buttonholes; or
- (d) do bushelling.
- xi. Classification K composed of,

hand basters, being persons who baste by hand.

xii. Classification L composed of,

machine basters, being persons who baste by machine.

xiii. Classification M composed of,

lining makers, being persons who, by sewing machine, make or sew in linings for garments.

xiv. Classification N composed of,

tapers, being persons who join two pieces of material together in preparation for the sewing operations.

xv. Classification O composed of,

sorters, being persons who do incidental work in the cutting room other than any of the cutting operations referred to in paragraphs i, iv and v, and without limiting the generality of the foregoing, more particularly persons who,

(a) sort;

- (b) affix tickets; and
- (c) tie up bundles,

after the bundled material has been cut.

xiv. Classification P composed of,

trimming makers, being persons who perform the sewing operations on epaulettes, tabs, belts, flaps or cuffs but do not sew such parts onto the cloth body.

xvii. Classification Q composed of,

button sewers, being persons who sew on buttons, snaps, hooks and eyes, clasps or solid ornaments.

xviii. Classification R composed of,

general hands or examiners, being persons who.

- (a) clean the garment after it is finished;
- (b) cut threads; and
- (c) examine and fold the garment.

MINIMUM RATES OF WAGES FOR WORK PERFORMED ON CLASS B GARMENTS

14. The minimum rate of wages for all work performed in the industry during the regular working periods by employees classified in section 13, for Class B garments, is the hourly rate set opposite the respective classifications as follows:

i.	Classification	A \$	2.48
ii.	Classification	В	1.89
iii.	Classification	С	2.11
iv.	Classification	D	2.10
v.	Classification	E	2.10
vi.	Classification	F	1.83
vii.	Classification	G	1.65
viii.	Classification	Н	1.65
ix.	Classification	I	1.65
х.	Classification	J	1.65
xi.	Classification	K	1.65
xii.	Classification	L	1.65
xiii.	Classification	M	1.65

xiv.	Classification N	1.65
xv.	Classification O	1.65
xvi.	Classification P	1.65
xvii.	Classification Q	1.65
kviii.	Classification R	1.65

RATES OF WAGES FOR OVERTIME WORK PERFORMED ON CLASS B GARMENTS

- 15.—(1) The rate of wages for overtime work performed in the industry by employees engaged in the manufacture of Class B garments is,
 - (a) one and one-half times the rate of wages established in section 14 for overtime work performed in excess of 37½ hours but not longer than 48 hours per week; and
 - (b) one and one-half times the employee's regular rate of wages for overtime work performed in excess of 48 hours per week.
- (2) The rate of wages for overtime work in clause b of subsection 1 shall be computed, in the case of an hourly paid employee, on the basis of the actual rate of wages per hour paid to that employee, and, in the case of a piece worker, on the basis of the hourly rate of wages established by dividing the total wages earned in the week in which he worked overtime by the number of hours worked in that week.
- 16.—(1) Learners are persons not previously experienced in the classification within which they are employed and who, while learning the skills of such classification, perform the work of such classification and.
 - (a) for Class A garments, are learners in the classifications of operator, presser, fur tailor, skirt maker, lining maker, machine baster, hand baster, special machine operator, finisher, cutter, trimmer, button sewer, general hand or examiner; and
 - (b) for Class B garments, are learners in the classifications of sewing machine operator, trimming maker, cutter, sorter, elementary preparatory operator, fur collar machine operator, trimming cutter or trimmer, under presser or piece presser, top presser or off presser, machine baster, special machine operator, lining maker, finisher, hand baster, button sewer, general hand or examiner.
- (2) The employer of a learner shall file with and in the manner prescribed by the advisory committee, information concerning the learner, including his name, work history and a consent signed by him and his employer to a starting rate of wages not less than the minimum rate prescribed for the appropriate classification and period of employment set out in sections 17 and 18.

MINIMUM RATES OF WAGES FOR LEARNERS PERFORMING WORK ON CLASS A GARMENTS

17. The minimum hourly rate of wages for work performed on Class A garments by a learner of the classification set out in column 1, with the experience set out opposite thereto in column 2, is the hourly rate set out opposite thereto in column 3 of the following Table:

Ітем	Column 1	COLUMN 2.	Column 3
1	Operator	up to and including 3 months	\$1.65
		longer than 3 months and up to and including 6 months	1.65
		longer than 6 months and up to and including 9 months	1.67
		longer than 9 months and up to and including 12 months	1.90
		longer than 12 months and up to and including 15 months	2.15
		longer than 15 months and up to and including 18 months	2.40
		longer than 18 months	2.69
2	Presser	up to and including 3 months	\$1.65
		longer than 3 months and up to and including 6 months	1.65
		longer than 6 months and up to and including 9 months	1.67
		longer than 9 months and up to and including 12 months	1.90
		longer than 12 months and up to and including 15 months	2.15
		longer than 15 months and up to and including 18 months	2.40
		longer than 18 months	2.64
3	Fur Tailor	up to and including 3 months	\$1.65
		longer than 3 months and up to and including 6 months	1.65
		longer than 6 months and up to and including 9 months	1.67
İ		longer than 9 months and up to and including 12 months	1.82
		longer than 12 months and up to and including 15 months	1.98
		longer than 15 months	2.21
4	Skirt maker, lining maker,	up to and including 3 months	\$1.65
	machine baster, hand	longer than 3 months and up to and including 6 months	1.65
	baster or	longer than 6 months and up to and including 9 months	1.65
	special machine operator	longer than 9 months	1.76

Ітем	Column 1	Column 2	Column 3
5	Finisher	up to and including 3 months	\$1.65
		longer than 3 months and up to and including 6 months	1.65
		longer than 6 months and up to and including 9 months	1.65
		longer than 9 months and up to and including 12 months	1.65
		longer than 12 months	1.71
6	Cutter or	up to and including 3 months	\$1.65
	trimmer	longer than 3 months and up to and including 6 months	1.65
		longer than 6 months and up to and including 9 months	1.65
		longer than 9 months and up to and including 12 months	1.78
		longer than 12 months and up to and including 15 months	1.91
		longer than 15 months and up to and including 18 months	2.05
		longer than 18 months and up to and including 21 months	2.25
		longer than 21 months and up to and including 24 months	2.44
		longer than 24 months and up to and including 27 months	2.59
		longer than 27 months and up to and including 30 months	2.74
		longer than 30 months	2.89
7	General hand	up to and including 3 months	\$1.65
	or examiner or button sewer	longer than 3 months	1.65

MINIMUM RATES OF WAGES FOR LEARNERS PERFORMING WORK ON CLASS B GARMENTS

18. The minimum hourly rate of wages for work performed on Class B garments by a learner of the classification set out in column 1, with the experience set out opposite thereto in column 2, is the hourly rate set out opposite thereto in column 3 of the following Table:

TEM	Column 1	Column 2	Column 3
1	Sewing machine	up to and including 3 months	\$1.65
	operator	longer than 3 months and up to and including 6 months	1.65
		longer than 6 months and up to and including 9 months	1.65
		longer than 9 months and up to and including 12 months	1.65
		longer than 12 months and up to and including 15 months	1.70
		longer than 15 months and up to and including 18 months	1.77
		longer than 18 months	1.89
2	Trimming maker	up to and including 3 months	\$1.65
	maker	longer than 3 months	1.65
3	Cutter	up to and including 3 months	\$1.65
		longer than 3 months and up to and including 6 months	1.65
		longer than 6 months and up to and including 9 months	1.65
		longer than 9 months and up to and including 12 months	1.70
	1	longer than 12 months and up to and including 15 months	1.75
		longer than 15 months and up to and including 18 months	1.83
		longer than 18 months and up to and including 21 months	1.94
		longer than 21 months and up to and including 24 months	2.01
		longer than 24 months and up to and including 27 months	2.15
		longer than 27 months and up to and including 30 months	2.25
		longer than 30 months	2.48
4	Sorter	up to and including 3 months	\$1.65
		longer than 3 months	1.65

Ітем	Column 1	Column 2	Column 3
5	Elementary preparatory	up to and including 1 month	\$1.65
	operator	longer than 1 month and up to and including 3 months	. 1.65
		longer than 3 months and up to and including 6 months	1.65
		longer than 6 months	1.65
6	Fur collar	up to and including 3 months	\$1.65
	operator	longer than 3 months and up to and including 6 months	1.65
		longer than 6 months and up to and including 9 months	1.65
		longer than 9 months and up to and including 12 months	1.70
		longer than 12 months	1.83
7	Trimming	up to and including 3 months	\$1.65
	cutter or trimmer	longer than 3 months and up to and including 6 months	1.65
		longer than 6 months and up to and including 9 months	1.65
		longer than 9 months and up to and including 12 months	1.65
		longer than 12 months and up to and including 15 months	1.70
		longer than 15 months and up to and including 18 months	1.75
		longer than 18 months and up to and including 21 months	1.82
		longer than 21 months and up to and including 24 months	1.92
		longer than 24 months	2.10
8	Under presser or piece	up to and including 3 months	\$1.65
	presser	longer than 3 months and up to and including 6 months	1.65
		longer than 6 months and up to and including 9 months	1.65
		longer than 9 months	1.65
			1
9	Top presser or off presser	up to and including 3 months	\$1.65
		longer than 3 months and up to and including 6 months	1.65
		longer than 6 months and up to and including 9 months	1.65
		longer than 9 months and up to and including 12 months	1.70

Ітем	Column 1	COLUMN 2	Column 3
		longer than 12 months and up to and including 15 months longer than 15 months and up to and including 18 months longer than 18 months	1.83 1.95 2.11
10	Machine baster, special machine operator, lining maker, finisher or hand baster	up to and including 3 months	\$1.65 1.65
11	General hand or examiner or button sewer	up to and including 3 monthslonger than 3 months	\$1.65 1.65

RATES OF WAGES FOR OVERTIME WORK FOR LEARNERS

- 19.—(1) The rate of wages for overtime work performed in the industry by learners is,
 - (a) one and one-half times the rate of wages established in sections 17 and 18 for overtime work performed in excess of 37½ hours but not longer than 48 hours per week; and
 - (b) one and one-half times the employee's regular rate of wages for overtime work performed in excess of 48 hours per week.
- (2) The rate of wages for overtime work in clause b of subsection 1 shall be computed, in the case of an hourly paid employee, on the basis of the actual rate of wages per hour paid to that employee and in the case of a piece worker, on the basis of the hourly rate of wages established by dividing the total wages earned in the week in which he worked overtime by the number of hours worked in that week.

ASSESSMENT

- 20. Subject to the approval of the Director,
 - (a) each employer in the industry is assessed one-half of one percent of his payroll; and

(b) each employee in the industry is assessed one-half of one percent of his wages,

to provide revenue for the enforcement of this Schedule.

ADVISORY COMMITTEE

- 21. The advisory committee is authorized to fix a minimum rate of wages lower than the rates fixed by this Schedule for a person,
 - (a) who performs work included in more than one class of employees;
 - (b) whose work is only partly subject to this Schedule; or
 - (c) who is handicapped.
- 22. Subject to the approval of the Director, the advisory committee is authorized,
 - (a) generally to administer and enforce this Schedule; and
 - (b) to collect the assessments under section 20 and out of the revenue collected to engage inspectors and other personnel and to make such expenditures as are necessary for the administration and enforcement of this Schedule.

VACATIONS

O. Reg. 318/71

23.—(1) In this section, "period of entitlement" means the period from the 1st day of July in any year to the 30th day of June in the year next following.

- (2) An employee is entitled to an annual vacation of two weeks for the period of entitlement and, as vacation pay, the employer shall pay to the employee an amount equal to 4 per cent of the employee's total wages during the period of entitlement.
- (3) Where an employee has ceased to be employed by his employer during the period of entitlement for any cause or by operation of law, the employer shall pay to the employee, as vacation with pay, an amount equal to 4 per cent of his total wages for that portion of the period of entitlement during which the employee was in the employ of the employer.
- (4) The advisory committee is authorized to determine the period in each year in which employees shall take their annual vacation.

The above-mentioned sections 20 and 22 are approved by,

DIRECTOR OF LABOUR STANDARDS:

M. E. HOWARD

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Dated at Toronto, this 11th day of May, 1971.

(1382)

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 319/71. Indian Bands. Made—July 20th, 1971. Filed—July 23rd, 1971.

REGULATION MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

- 1. The Schedule to Regulation 208 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 173/61, 119/63, 308/65, 189/66, 18/69, 120/69, 312/69, 44/70, 212/70, 392/70 and 174/71, is further amended by adding thereto the following items:
 - 53. Fort Hope Band
 - 54. Grassy Narrows Band
- 55. Rocky Bay Band

(1384)

THE CHILD WELFARE ACT, 1965

O. Reg. 320/71. General.

Made—July 20th, 1971. Filed—July 23rd, 1971.

REGULATION MADE UNDER THE CHILD WELFARE ACT, 1965

- Section 1 of Ontario Regulation 271/65 is revoked and the following substituted therefor:
- 1. In this Regulation,
 - (a) "architect" means an architect who is a member in good standing of the Ontario Association of Architects;
 - (b) "child in care" means a child in the care of a society in a place other than the home of a parent of the child;
 - (c) "professional engineer" means a professional engineer who is a member in good standing of the Association of Professional Engineers of the Province of Ontario;
 - (d) "recognized school of social work" means,
 - (i) a school of social work that is a member of the National Committee of Canadian Schools of Social Work of the Association of Universities and Colleges of Canada, and
 - (ii) any graduate school of social work outside of Canada having, in the opinion of the Minister, a course in social work at least equivalent to a course given at a school referred to in subclause i;
 - (e) "social worker" means a person whose duties consist of investigating or supervising the care of children, whether in the care of a society or otherwise, providing guidance and counselling and who has the qualifications of a social worker set out in section 10 and includes a social work supervisor.
 - Subsection 2 of section 3 of Ontario Regulation 271/65 is revoked.
 - 3. Subsection 2 of section 4a of Ontario Regulation 271/65, as made by section 3 of Ontario Regulation 92/67, is amended by striking out "subsection 2 of section 9" in the third and fourth lines and inserting in lieu thereof "subsection 4 of section 9 of the Act or subsection 10 of section 11 of the Act" and by inserting after "12" in the seventh line "of the Act".

- Section 7a of Ontario Regulation 271/65, as made by section 2 of Ontario Regulation 392/66, is revoked and the following substituted therefor:
- 7a.—(1) An applicant for a grant under section 13 of the Act in respect of the erection of a new building or an addition to an existing building shall file with the Director,
 - (a) a site plan showing the location of the building on the site; and
 - (b) plans and specifications prepared by an architect showing the construction, equipment and arrangements of the building.
- (2) An applicant for a grant under section 13 of the Act in respect of the acquisition of an existing building shall file with the Director,
 - (a) a site plan showing the location of the building on the site; and
 - (b) a structural sketch of the building showing the areas to be used by the society.
- 7b.—(1) A grant under section 13 of the Act shall not be paid until,
 - (a) an architect or a professional engineer certifies in Form 4a that the erection, addition or acquisition, as the case may be, is completed in accordance with plans approved by the Minister and that the building is ready for use and occupancy by the society; and
 - (b) an authorized officer of the society, municipality or joint committee established under section 16 of the Act, submits a report stating,
 - (i) the actual total cost of erection, addition or acquisition of the building, as the case may be,
 - (ii) that the total of the unpaid accounts applicable to the cost of the construction or acquisition does not exceed twice the amount of the grant remaining to be paid,
 - (iii) that the amount of the grant remaining to be paid will be applied first in the payment of the unpaid accounts referred to in subclause ii, and
 - (iv) that where applicable all refundable sales tax has been taken into account.
- (2) Notwithstanding subsection 1, a grant for the erection of a new building or an addition to an existing building under subsection 1 or 2 of section 13 of the Act, may be payable as follows:

- (a) an amount not exceeding one-third of the estimated total grant may be paid when an architect or professional engineer certifies in Form 4a, that the construction is at least one-third complete;
- (b) a further amount not exceeding one-third of the estimated total grant may be paid when an architect or professional engineer certifies in Form 4a, that the construction is at least two-thirds complete.
- 7c.—(1) Subject to subsection 2, for the purposes of section 12a of the Act and of this Regulation, "Indian" means a person who,
 - (a) is registered as an Indian or is entitled to be registered as an Indian under the Indian Act (Canada) and is resident in Ontario on an Indian Reserve, on Crown land or in territory without municipal organization; or
 - (b) is designated as an Indian with reserve status by the Minister of Indian Affairs and Northern Development of the Government of Canada.
- (2) Where an Indian as defined in subsection 1 commences to reside in a municipality in Ontario he shall continue to be deemed an Indian for the purposes of section 12a of the Act until he has resided in the municipality for a period of twelve consecutive months and thereafter he shall cease to be deemed an Indian for the purposes of section 12a of the Act until he resumes residence in Ontario on an Indian Reserve, on Crown land or in territory without municipal organization.
- (3) The amount to be paid by Ontario to a children's aid society under section 12a of the Act shall be computed in accordance with Form 1.
 - Section 11 of Ontario Regulation 271/65 is revoked.
 - Subsection 1 of section 19 of Ontario Regulation 271/65 is revoked and the following substituted therefor:
- (1) A social worker of the society shall interview any unmarried mother or putative father that seeks aid from the society and shall give whatever guidance and counselling that may be appropriate.
 - Section 24 of Ontario Regulation 271/65 is amended by inserting after "9" in the second line "and shall be supported by an affidavit of service in the form endorsed thereon".
 - 8. Section 25 of Ontario Regulation 271/65 is amended by adding thereto the following subsections:
- (2) Service of a notice of hearing under subsection 4 of section 24 of the Act shall be made on the

parent or person having actual custody of the child by delivering a true copy of the notice in Form 10 personally to the parent or person having the custody, as the case may be, or in such other manner as the judge may direct.

- (3) Service of a notice of hearing under subsections 4 or 5 of section 24 of the Act is sufficiently made on the municipality, the Director or the regional welfare administrator of the Department of Social and Family Services, if a true copy of the notice in Form 10 is delivered to the clerk of the municipality, the Director or the regional welfare administrator, as the case may be, by ordinary mail addressed to his office.
- (4) Proof of service or of efforts to make service of a notice of hearing under subsections 4 or 5 of section 24 of the Act may, in the absence of an admission of service, be given by affidavit.
 - Subsection 4 of section 26 of Ontario Regulation 271/65 is revoked and the following substituted therefor:
- (4) An order under clause c of section 25 of the Act or in respect of a Crown ward under section 26, 31 or 34 of the Act shall be in Form 14.
 - Clause a of section 27 of Ontario Regulation 271/65 is amended by inserting after "the" in the first line "person,".
 - 11. Section 27a of Ontario Regulation 271/65, as made by section 2 of Ontario Regulation 83/70, is amended by striking out "or subsection 2" in the fourth line.
 - 12. Ontario Regulation 271/65, as amended by Ontario Regulations 392/66, 92/67, 83/70 and 409/70, is further amended by adding thereto the following sections:

30a. An application under subsection 5 of section 50 of the Act for an order to enforce an agreement or under subsection 6 of the said section 50 for an order to vary or rescind an agreement shall be made in Form 18a and shall be supported by an affidavit of the applicant in the form endorsed thereon.

- **30**b. An order made under subsection 5 of section 50 of the Act to enforce an agreement or an order made under subsection 6 of the said section 50 to vary or rescind an agreement shall be in Form 18b.
 - 13. Section 33 of Ontario Regulation 271/65 is amended by inserting after "20" in the second line "and shall be supported by an affidavit of service in the form endorsed thereon".
 - 14. Section 34 of Ontario Regulation 271/65 is amended by inserting after "order" in the second line "or an order to enforce an agreement".

- 15. Section 37 of Ontario Regulation 271/65 is amended by inserting after "order" in the first line "or for an order under section 73 of the Act to dispense with a consent to adoption".
- 16. Ontario Regulation 271/65, as amended by Ontario Regulations 392/66, 92/67, 83/70 and 409/70, is further amended by adding thereto the following section:

38a.—(1) An order under subsection 4 of section 73 of the Act dispensing with the consent of a child to his own adoption shall be in Form 25b.

- (2) An order dispensing with a consent required under section 73 of the Act, other than an order dispensing with the consent of a child to his own adoption, shall be made in Form 25c.
 - 17.—(1) Clause d of item A of Form 1 of Ontario Regulation 271/65, as made by section 6 of Ontario Regulation 92/67, is revoked.
 - (2) Items 33, 34 and 50 of the said Form 1, as remade by section 6 of Ontario Regulation 92/67, are revoked.
 - (3) Item 35 of the said Form 1, as remade by section 6 of Ontario Regulation 92/67, is amended by striking out "(item 33 and item 34)" in the second line and inserting in lieu thereof "(item 31 + item 32)".
 - (4) Item 51 of the said Form 1, as remade by section 6 of Ontario Regulation 92/67, is amended by adding after "Costs" in the first line "(item 41 + item 49)".
 - 18. Form 3 of Ontario Regulation 271/65 is amended by striking out "Public Welfare" in the sixteenth line and inserting in lieu thereof "Social and Family Services", by striking out "Date" in the twenty-fourth line and "(signature of architect, where applicable)" in the twenty-fifth and twenty-sixth lines and by adding at the end thereof the following:

Schedule (see note 1)

Payment applied for in this application

(a)	An amount up to one-third of the estimated
	total grant where construction of the new
	building or addition to an existing build-
	ing is at least one-third complete.

- (b)
 A further amount up to one-third of the estimated total grant where construction of the new building or addition to an existing building is at least two-thirds complete.
- (c) The balance of the total grant where the new building or addition to an existing building

is complete and ready for use and occupancy by the society and payments have been made under paragraphs *a* and *b*.

(d) The total amount of the grant where the new building or addition to an existing building is complete and ready for use and occupancy by the society and no payments have been made under paragraphs a and b.

NOTES:

- To be completed where an application for payment of a grant is being made for the erection
 of a new building or an addition to an existing
 building.
- Where the application for payment is made under paragraphs a or b of the Schedule, the application shall be accompanied by the certificate of an architect or professional engineer in Form 4a.
- Where the application for payment is made under paragraphs c or d of the Schedule or for the acquisition of an existing building, the application shall be accompanied by,
 - (a) the certificate of an architect or professional engineer in Form 4a; and
 - (b) the report of an authorized officer of the society or municipality stating that the total of the unpaid accounts applicable to the cost of the construction or acquisition does not exceed twice the amount of the grant remaining to be paid, that the amount of the grant remaining to be paid will be applied first to the payment of such unpaid accounts and where applicable that all refundable sales tax has been taken into account.
- 19. Form 4 of Ontario Regulation 271/65 is amended by striking out "Public Welfare" in the nineteenth line and inserting in lieu thereof "Social and Family Services", by striking out "Date" in the twenty-sixth line and "(signature of architect, where applicable)" in the twenty-seventh and twenty-eighth lines and by adding at the end thereof the following:

Schedule (see note 1)

Payment applied for in this application

- (a) An amount up to one-third of the estimated total grant where construction of the new building or addition to an existing building is at least one-third complete.
- (b) A further amount up to one-third of the estimated total grant where construction of the new building or addition to an existing building is at least two-thirds complete.

- (c) The balance of the total grant where the new building or addition to an existing building is complete and ready for use and occupancy by the society and payments have been made under paragraphs a and b.
- (d) The total amount of the grant where the new building or addition to an existing building is complete and ready for use and occupancy by the society and no payments have been made under paragraphs a and b.

Notes:

- To be completed where an application for payment of a grant is being made for the erection
 of a new building or an addition to an existing
 building.
- Where the application for payment is made under paragraphs a or b of the Schedule, the application shall be accompanied by the certificate of an architect or professional engineer in Form 4a.
- Where the application for payment is made under paragraphs c or d of the Schedule or for the acquisition of an existing building, the application shall be accompanied by,
 - (a) the certificate of an architect or professional engineer in Form 4a; and
 - (b) the report of an authorized officer of the society or municipality stating that the total of the unpaid accounts applicable to the cost of the construction or acquisition does not exceed twice the amount of the grant remaining to be paid, that the amount of the grant will be applied first to the payment of such unpaid accounts and, where applicable that all refundable sales tax has been taken into account.
- 20. Ontario Regulation 271/65, as amended by Ontario Regulations 392/66, 92/67, 83/70 and 409/70, is further amended by adding thereto the following Form:

Form 4a

The Child Welfare Act, 1965

CERTIFICATE OF ARCHITECT OR PROFESSIONAL ENGINEER

(check	(v)	W	/h	ег	e;	aj	P	Ρl	10	Ca	ıb	le	e)										
I,			٠.								ul												

a member in good standing of the:

Ontario Association of Architects

	Association of Professional Engineers of the Province of Ontario hereby certify:	established under section 16 of the Act informs me were filed with the Director and subsequently approved by the Minister of								
l. Ti	HAT I have personally and carefully inspected e	Social and Family Services; and								
	new building erected or being erected; or	(b) the capital cost of the building is as follows:								
	addition to an existing building erected or being erected; or	(i) for the erection of a new building or an addition to an existing building; or								
	existing building being acquired	for the acquisition of an existing building								
Бу	(name of society, municipality or joint committee established under section 16 of the Act)	(ii) for land, where applicable\$								
	section to of the Act)	(iii) Total Capital Cost\$								
• •	(address)	Dated at (signature)								
2. Ti	MAT the building	thisday of								
(4	e) is situated at; (address)	(office address)								
(8	o) will consist or consists of building(s);	21. The note at the end of Form 8 of Ontario Regulation 271/65 is amended by inserting after "or" in the second line "foster home								
(e) will have or has a total bed capacity of	or" and by adding at the end thereof "and includes a hospital".								
	beds; and	22. Form 9, as amended by section 5 of Ontario								
(4	is a new building or an addition to an existing building being erected and is at least one-third completed as of the date of this application in Form 3 (or	Regulation 83/70 and Form 10 of Ontar Regulation 271/65 are revoked and the follow ing substituted therefor:								
	Form 4); or	Form 9								
	is a new building or an addition to an existing building being erected and is at least two-thirds completed as of the	The Child Welfare Act, 1965								
	date of the application in Form 3 (or Form 4); or	SUMMONS TO A WITNESS UNDER SUBSECTION 2 OF SECTION 24 OF THE ACT								
	is a new building or an addition to an	THE ACT								
	existing building erected and completed and is ready for use and occupancy by the society; or	In the								
	is an existing acquired building and is ready for use and occupancy by the	In the matter of (name of child)								
	society.	Toof								
	HAT to the best of my knowledge, information and belief,	You are hereby summoned to attend before me at the								
(4	the building conforms to:	court at:								
	\square the plans and specifications; or	day of,								
	☐ the structural sketch	(place of hearing) 19 at the hour of o'clock in thenoon,								
	copies of which the authorized officer of the society, municipality or joint committee	to give evidence on oath at a hearing to determine								

whether or not (name o	is a child in need	The Director of Child Welfare
of protection and to prod place all documents and control touching the matt	duce at the same time and things in your custody or ters in question, including:	The Regional Welfare Administrator of the Department of Social and Family Services for the District of
Dated at ,		
thisday of	(cignotum of in 1)	TAKE NOTICE that a hearing to deter-
, 19	(signature of judge)	(strike out mine whether or not the above-named child(ren) is(are) in need of protection
PROOF OF SERVICE:	I,	the three items that do will be held before
Province of Ontario	of theof	not apply) (name of judge)
County (District) of	in theof	atday, (place of hearing)
	(Occupation)	theday of
To Wit:	make oath and say:	
That I did on the d	ayof,19,	19 at the hour ofo'clock in
at person	ally serve	thenoon.
(name of place)	(name of person)	2. Whereas by an order of
with a true copy of this sum		datedday of,
with	•••••	
S 1. f	1	(name of child(ren)
Sworn before me at the		was/were placed with or returned to
in theof		(name of parent or other person)
thisday of		for a period of months,
		commencing theday of,
A Commissioner, etc.	(signature(s)	19, subject to the supervision of
Forn	ı 10	the Children's Aid Society of
The Child Welf	are Act, 1965	TAKE NOTICE that under subsection
NOTICE OF	HEARING	5 of section 26 of <i>The Child Welfare</i> Act, 1965, an application will be made
In the (name	e of court)	by the Society at(place of hearing)
In the matter of		onday, theday of
(nan	ne(s) of child(ren))	, 19, at the hour
To:(name of parent or o	ustodian—see note 1)	ofo'clock in thenoon
And To: The Corporation	of the(name of municipality)	for a further order under section 25 of the Act or such other action under that section as the judge deems neces-
(see note 2)		sary in the interest of the welfare of the child.

THE ONTARIO GAZETTE

0.	Reg.	320	/71

3.	datedday of19	thisday of	(signature of local director)	
	(name of child(ren)		(children's aid society)	
	was/were committed as a ward(s) of	Proof of Service:	I,	
	the Children's Aid Society of	Province of Ontario	of theof	
	for a period of months,	County (District) of	in theof	
	commencing theday of		(Occupation)	
	· ·	To Wit:	make oath and say:	
	19		•	
TAKE NOTICE that under section 30 of The Child Welfare Act, 1965, an application will be made by the Society		(a) That I did on theday of, 19serve		
	at on day, (place of hearing)	with a (personally or as directed by the judge)		
	theday of, 19, at the hour ofo'clock in the	true copy of this notice by(particulars where		
	noon,	not personal service)	·	
(strike o		(b) That I did on theday of,		
a or b)	(b) to terminate the existing order.	19serve		
4. Whereas by an Order of		with a true copy of this notice by sending the		
	datedday of,	sametoby ordinary		
	19, (name of child(ren)	mail on the day aforesaid addressed to		
	was/were made a ward(s) of the Crown			
	and committed to the care of the Children's Aid Society of			
	commencing the			
	day of			
	TAKE NOTICE that under section 31 of The Child Welfare Act, 1965, an	that I have made the following efforts to		
	application will be made at (place	cause him (it) to be no	tined.	
	day, the	of	- 100	
	of hearing)day of	in theof		
	19, at the hour ofo'clock	thisday of,		
in thenoon for an order terminating the Crown wardship.		19	(signature(s)	
		A Commissioner etc.		

NOTES:

1. To THE PARENTS OR CUSTODIANS

Hearings under *The Child Welfare Act, 1965* are held in the Provincial Court (Family Division). They are not open to the press except with the leave of the judge.

You are, of course, entitled to your own legal advisor at the hearing. If you feel you cannot afford to retain a legal advisor you should apply to the nearest Legal Aid Office to disscuss the matter. If you, as the parent or custodian, are not twenty-one years of age, the Court will appoint a guardian ad litem to protect your interests at the time of the hearing.

The judge at the hearing may make one of several orders respecting your child, whether or not you are present, namely,

- (a) he may dismiss the application;
- (b) he may adjourn it;
- (c) he may adjourn it and require the children's aid society to supervise the child in your home:
- (d) he may order the child to be made a ward of the society for a temporary period of time not exceeding twelve months and such order may be reviewed from time to time but in no case shall an order be made that results in the child being a ward of the society for a continuous period of more than twenty-four months; or
- (e) he may order the child to be made a ward of the Crown.

The judge may order you to pay an amount of \$1.50 per day for part of the cost of maintaining the child in the care of the children's aid society where any of the foregoing orders results in the society assuming the care of the child.

As an agent of the Province, the children's aid society having the care of wards assumes the rights and responsibilities of a legal guardian for any child who becomes a ward by an order of the court. The society may place a Crown ward on adoption.

Any order of the judge made at the hearing may be appealed to a county, or district court judge within thirty days of the making of the order. At the appeal hearing new evidence may be presented and further points of law raised. In the event that your child has been made a Crown ward and you, at some future time, wish the child returned because of changes in your circumstances or for other reasons, you should ask 'your local children's aid society if it will apply to the Court for termination of the Crown wardship and the return of the child to you, or you may apply yourself to the Provincial Court (Family Division) for such termination.

TERMINATION WILL NOT BE GRANTED IF THIRTY DAYS HAVE EXPIRED FROM THE DATE OF THE ORDER OF CROWN WARDSHIP AND THE SOCIETY HAS ALREADY PLACED THE CHILD ON ADOPTION.

If you are confused or uncertain about your rights, your child's rights, procedures of the Court or any other matter related to the hearing, wardship, access to your child or visiting arrangements should he go into the care of the society, discuss it fully before the date of the hearing with your children's aid society, legal advisor or an official of the Court.

- To be sent to the Municipality, the Director of Child Welfare or the Regional Welfare Administrator of the Department of Social and Family Services as applicable
- 23. Form 12 of Ontario Regulation 271/65 is amended by striking out "this case be adjourned sine die and that" in the twenty-sixth and twenty-seventh lines, and by adding at the end of the twenty-ninth line "for a

period of.....

- 24. Clause c under the heading "Order Affecting Status of Child" in Form 13 of Ontario Regulation 271/65 is revoked and the following substituted therefor:
 - (c) that the order made on.....(date)

making the child a ward of a children's aid society be terminated.

- 25. Form 16 of Ontario Regulation 271/65 is amended by striking out "In the matter of
 - a child born out of wedlock to................. (name of mother)

in the eighth, ninth, tenth and eleventh lines and inserting in lieu thereof

"1.	In the matter of a child likely to be born	1	Form 18a
(strike out and initial	out of wedlock to(name of		The Child Welfare Act, 1965
1 or 2)	expectant mother)		TION FOR AN ORDER RESPECT- AGREEMENT UNDER SECTION 50 OF THE ACT
2.	In the matter of a child born out of		In the(name of court)
	wedlock to	1.	In the matter of a child likely to be born
	on theday of, 19"	(strike out and initial 1 or 2)	out of wedlock to(name of expectant mother)
	orm 17 of Ontario Regulation 271/65 nded by striking out "In the matter of	2	. In the matter of a child born out of
a child	born out of wedlock to(name of mother)		wedlock to
on the	eday of,		on the day of
	"in the eighth, ninth, tenth and elevens and inserting in lieu thereof		19 An in the matter of an agree- ment dated theday of
"1.	In the matter of a child likely to be	-	19 made under section 50 of the
(strike out and initial 1 or 2)	born out of wedlock to (name of expectant		Act between the above-named mother
- 9- - /	mother)		and(name of putative father)
2.	In the matter of a child born out of		I (we)
	(name of mother)		$\dots \dots$ of the note 1)
	on theday of, 19"		in the(county or district)
			apply under section 50 of the Act for
"1 or 2 in lieu items 1	id Form 17 is amended by striking out 2)" in the thirtieth line and inserting thereof " a , b or c)", by renumbering 1, 2 and 3, respectively as paragraphs and (d) , by adding immediately be-	(a) (strike out and initial the para-	an order to enforce the above-mentioned agreement against the putative father named therein;
	he said paragraph (b) the following	graphs that do not apply)	an order to vary the above-mentioned agreement by;
(a) I an	n the expectant mother of a child y to be born out of wedlock	(c)	an order to rescind the above-mentioned agreement;
and by	y inserting after "wedlock" in the eventh line "or likely to be born out	·	nd I/We make oath and say as follows:
of wedi	ck''.	(d)	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Ontario	o Regulation 271/65, as amended by a Regulations 392/66, 92/67, 83/70 and a first further amended by adding there-		mother of a child born out of wedlock
	following Forms:		on theday of,

19in the(county or district)	An application under subsection 6 of section 50 of the Act to rescind or vary the terms of an agreement is made by the mother, the putative father or by the society or by the mother and			
(e) I	the society together as provided in that subsection. 2. An application to enforce an agreement must be accompanied by a complete statement of arrears in Form 18. Form 18b			
(f) Iam the (name of putative father)	The Child Welfare Act, 1965			
putative father named in the above- mentioned agreement;	ORDER			
(g) I/We make this application as (insert	(a) Order to enforce an agreement that is in default under subsection 5 of section 50 of the Act;			
which person(s) under subsection 5 or	(check) (b) \square Order to rescind an agreement under subsection 6 of section 50 of the Act;			
6 of section 50 of the Act—see note 1) (h) The putative father named in the above-mentioned agreement resides	(c) Order to vary the terms of an agreement under subsection 6 of section 50 of the Act.			
in the; (county or district)	In theCourt of the(city, county or			
(i) The putative father named in the	district)			
above-mentioned agreement is in de- fault in payment of money thereunder as appears by the statement of arrears filed herewith (see note 2).	Beforeday, the (name of judge)day of,			
(Severally) Sworn be-	19			
fore me at the	1. In The Matter of a child likely to be (strike out and initial born out of wedlock to			
of(signature(s)) in the	(name of expectant mother)			
ofthis	2. In The Matter of a child born out of			
day of, 19	wedlock to(name of mother)			
(A Commissioner for taking affidavits)	on theday of, 19			
Notes:	AND IN THE MATTER of an agreement			
An application under subsection 5 of section 50 of the Act to enforce an agreement is made by the mother or by the society or by the mother.	dated theday of, 19 made under section 50 of the Act between the above-named mother and			
AND by society together as provided in that subsection.	(name of putative father)			

	of theof		28. Form	ns 20 and 21 of Ontario Regulation 271/65 revoked and the following substituted for:
			Form 20	
		the putative father occupation) child.	SUMMONS	The Child Welfare Act, 1965 UNDER SECTION 54 OF THE ACT
	Upon	THE APPLICATION of (name of		In the
		ant or applicants)		theofof
	in the	ofofofofof	(strike out and initial 1 or 2)	. In the matter of a child likely to be born out of wedlock to
	And U	YPON hearing what was alleged by		mother)
	• • • • •	(society, mother or ve father)		2. In the matter of a child born out o wedlock to
(strike out and initial a or b)	(a)	And Upon reading the statement of arrears the said agreement, filed I FIND that the said		on theday of, 19 To
		putative father) is in default in payment of money under the said agree- ment in the amound of \$ AND I ORDER AND DECLARE		in the
		that the said agreement be enforced against the said; (name of putative father)		before me onday, th
	(b	I ORDER that the said agreement		theCourt located
	Section 50(6)	□ be varied by□ be rescinded;		atin th (address of court)
	(c) AND I DIRECT that the costs of these proceedings be		to give evidence on oath in this matte and to bring with you and produce a that time and place the following documents and things:
		(signature of judge)	_	

		2. In the	matter of a child born out of		
Dated at			to		
thisday of		wedlock	(name of mother)		
(signature of judge)		on the.	day of		
Proof of Service:	I,	19			
Province of Ontario	of theof	3. And in	the matter of an agreement		
County (District) of	in the	dated tl	heday of,		
	(county or district)	19, made under section 50 of the Act between the above-named mother			
	(Occupation)		/mama of mutation fall		
To Wit:	make oath and say:		(name of putative father)		
That I did on the	day of,		judge of the		
19, at	personally	Cor	irt of the		
	of place)	ofday, the			
	ne of person)	day of, 19, ato'clock in			
with a true copy of this	summons by leaving same	theCourt,			
	•••••	located atin the (address)			
Sworn before me at the	,	ofas the time			
of		and place at which I v	vill inquire into and determine		
in theof		43			
thisday of,		(a) whether the above-mentioned agree- (strike out ment is in default and whether it and initial should be enforced against			
19		and initial Should a or b)	be enforced against		
A commissioner, etc.	(signature(s)	(name of putative father)			
Fo	rm 21	named	in the said agreement;		
The Child W	elfare Act, 1965	(b) whether			
	IEAR AN APPLICATION N AGREEMENT OR	the put	ative father of the child is in		
AN APPLICATION 1	FOR AN AFFILIATION AND NOTICE	fact the	father of the child.		
	Court	Dated at			
an enc	(city, county or	thisday o	f (signature of judge)		
district)	of	19			
,	ter of a child likely to be born		ne matter referred to in the fore- l be heard at the time and place		
and initial out of wed items that	lock to	Proof of Service:	I,		
do not apply)		Province of Ontario	of theof		

County (Distric	t) of	in theof (county or district)	a child born out of	wedlock to (name of mother)
To Wit:		(Occupation)	on theday	of19"
		make oath and say:		twelfth, thirteenth and ad inserting in lieu thereof
That I did on th	ied	ay of19 at	1. In the mat	ter of a child likely to be
(name of place)	.serve	(name of person)	(strike out and initial 1 or 2) born out o	f wedlock to(name of
(personal	ly or as d	irected by the judge)	expectant i	mother)
with a true copy	y of this su	mmons by (particulars	2. In the mat	ter of a child born out of
where not perso		e)	of wedlock	to
Sworn before m	e at the		on the	day of, 19'
			sixth line and i "having been □ by striking out "	dismissed" in the twenty- inserting in lieu thereof made/ dismissed" and so dismissed" at the end e.
thisday		(signature(s)	as made by section	Ontario Regulation 271/65, n 6 of Ontario Regulation d by adding immediately
A Commissioner, etc. 29. Form 22 of Ontario Regulation 271/65 is amended by striking out "In the matter of a child born out of wedlock to			v. I was born on the (2) The said Form 25 inserting after "si item 3 of the affid ing the circumstan	eday of, 19 5a is further amended by gned" in the fifth line of avit of execution "includces under which he (or she) draw the consent".
in the seventee	fourteentl enth lines	of	32. Ontario Regulatio Ontario Regulation	n 271/65, as amended by ns 392/66, 92/67, 83/70 and mended by adding thereto
(strike out		of wedlock to	For	m 25 <i>b</i>
		••••••••••••••••••••••••••••••••••••••	The Child We	lfare Act, 1965
	expectant In the ma	tter of a child born out of		SE WITH CONSENT BE ADOPTED
,	wedlock to	(name of mother)	In theCourt	of the
	on the	day of	of	
1	19"		His Honour Judge	the
		ario Regulation 271/65 is		day of, 19
amende	O DV STML	THE OUT IN The matter of	in Chambers	

IN THE MATTER of an app of(pre-adoption name	hereinafter	and upon considering what was alleged by or on behalf of the said applicants and it appearing that it is in the best interests of the child that the said consent be dispensed with,				
referred to as "the child",		It Is Ordered that the consent ofto the adoption of the child be and the same is				
And In The matter of subsections 4 and 5 of section 73 of The Child Welfare Act, 1965.		hereby dispensed with.				
UPON READINGand upon		(judge)				
considering what was alleged by or on behalf of		33. Form 27 of Ontario Regulation 271/65 is amended by striking out "Certificate of Birth				
AND IT APPEARING that having regard to all the circumstances of the case, it is in the best interests		Registration No" in the twelfth and				
		thirteenth lines and inserting in lieu thereof				
of the child that the con- adoption be dispensed with		"Registration Numberon the certificate of birth registration".				
It Is Ordered that the consent of the child to the adoption be and the same is hereby dispensed with.		34. Form 28 of Ontario Regulation 271/65 is amended by striking out "Certificate of Birth Registration Number" in the thirteenth line and inserting in lieu thereof "Registration				
(judge)		Numberon the certificate of birth				
Form	25c	registration".				
The Child Welfare Act, 1965		(1385) 31				
ORDER TO DISPENSE WITH CONSENT OTHER THAN THE CONSENT OF THE CHILD TO BE ADOPTED		THE INDUSTRIAL STANDARDS ACT				
In theCourt of the		O. Reg. 321/71. Schedule—Plastering Industry—Sarnia				
of		Industry—Sarnia. Made—November 23rd, 1970.				
His Honour Judge	the	Approved—July 14th, 1971. Filed—July 23rd, 1971.				
	day of , 19	ORDER MADE UNDER				
in Chambers	day 0	THE INDUSTRIAL STANDARDS ACT				
In The Matter of an a	pplication for adoption	Section 4 of the Schedule to Ontario Regulation 199/61, as remade by section 1 of Ontarion				
ofhereinafter (pre-adoption name in full)		Regulation 65/69, is revoked and the followi substituted therefor:				
referred to as "the child",		MINIMUM RATES OF WAGES				
AND IN THE MATTER of section 73 of The Child Welfare Act, 1965.		The minimum rate of wages for work performed during a regular working day and for night work is,				
Upon The Application Of	(applicants for adoption)	(a) to and including the 30th day of April, 1971, \$5.45 an hour;				
for an order dispensing with	h the consent of (name	(b) from and including the 1st day of May, 1971, to and including the 30th day of				
and relationship to the chi	ld)	April, 1972, \$5.85 an hour; and				
and upon reading the affid	avit of	(c) from and including the 1st day of May, 1972, \$6.30 an hour.				

 Section 9 of the Schedule to Ontario Regulation 199/61, as remade by section 3 of Ontario Regulation 65/69, is revoked and the following substituted therefor:

RATES OF WAGES FOR OVERTIME WORK

9. The rate of wages for overtime work is,

O. Reg. 321/71

- (a) to and including the 30th day of April, 1971, \$10.90 an hour;
- (b) from and including the 1st day of May, 1971, to and including the 30th day of April, 1972, \$11.70 an hour; and
- (c) from and including the 1st day of May, 1972, \$12.60 an hour.
- 3. Subsections 2 and 3 of section 11 of the Schedule to Ontario Regulation 199/61, as made by section 4 of Ontario Regulation 65/69, are revoked and the following substituted therefor:
- (2) Where an employee has not ceased to be employed by his employer, the employee is entitled to be paid by the employer on the 30th day of June in each year, as vacation with pay, an amount equal to six per cent of the employee's gross earnings during his period of entitlement.
- (3) Where an employee has ceased to be employed by his employer, the employee is entitled to be paid by the employer, within ten days of the cessation of his employment, as vacation with pay, an amount equal to six per cent of the employee's gross earnings for that part of the employee's period of entitlement that he was in the employ of the employer.
 - 4. This Order comes into force on the tenth day after publication thereof in *The Ontario Gazette* under *The Regulations Act*.

We concur:

Advisory Committee for the Plastering Industry—Sarnia Zone

ARTHUR ROSS
Chairman

GERALD COLLIER
TOMMAS FLAMINIO M. E. HOWARD
WILSON WALKER Director of Labour Standards
J. DE WEALE

Dated at Toronto, this 23rd day of November, 1970.

(1386) 31

THE CROP INSURANCE ACT (ONTARIO), 1966

O. Reg. 322/71.

Crop Insurance Plan—Extended Coverage for Seeding Hazards.

Made—June 23rd, 1971.

Approved—July 20th, 1971.

Filed—July 23rd, 1971.

REGULATION MADE UNDER
THE CROP INSURANCE ACT (ONTARIO), 1966

CROP INSURANCE PLAN—EXTENDED COVERAGE FOR SEEDING HAZARDS

1. The plan in the Schedule is established for the insurance of land within Ontario against loss arising when seeding or planting is prevented by certain adverse weather conditions. O. Reg. 322/71, s. 1.

Schedule

The Crop Insurance Act (Ontario), 1966

PLAN

- 1. This plan may be cited as "The Extended Coverage for Seeding Hazards Plan".
- 2. The purpose of this plan is to provide insurance as an extension to an existing contract for a spring sown crop under the Act against loss arising when the seeding or planting of a crop is prevented by one or more of the designated perils.

DESIGNATION OF PERILS

- 3. The following are designated as perils for the purposes of this plan:
 - 1. Excessive moisture.
 - 2. Flood.

TERM OF INSURANCE

4. The term for which this plan provides coverage is the period from the 1st day of March in any year to the 1st day of August next following.

CONTRACT OF INSURANCE

- 5. For the purposes of this plan, the entire contract of insurance shall be deemed to be comprised of,
 - (a) the contract of insurance in Form 1;
 - (b) the application for insurance in Form 2; and
 - (c) an amendment to any document referred to in clause a or b agreed upon in writing.

- 6. An application for insurance shall,
 - (a) be in Form 2;
 - (b) be accompanied by the premium; and
 - (c) be filed with the Commission not later than the final date for application for the spring sown crop for which a contract is in effect.

DURATION OF CONTRACT

A contract of insurance shall be in force for the term in respect of which it is made.

COVERAGE

8. The coverage provided in each term shall be the amount in dollars in column 2 or 3 set opposite the heat unit value of the insured land in column 1 as determined by the Commission according to the Table multiplied by the number of insured acres.

PREMIUMS

- The premium payable by an insured person is 30 cents per acre.
- (2) Notwithstanding subsection 1, the minimum premium payable by an insured person is \$15.
- (3) The premium prescribed by subsections 1 and 2 is in addition to such payments in respect of premium as may be made by,
 - (a) the Government of Canada under the Crop Insurance Act (Canada); and
 - (b) the Government of Ontario under subsection 2 of section 7 of the Act.
- (4) Premium discounts provided by Ontario Regulation 104/68 are not applicable to any premium payable under this plan.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

W. R. A. ATKINSON
Secretary

Dated at Toronto, this 23rd day of June, 1971.

Form 1

The Crop Insurance Act (Ontario), 1966

CONTRACT OF INSURANCE

BETWEEN:

THE CROP INSURANCE COMMISSION OF ONTARIO, of which it is made.

hereinafter referred to as "The Commission",

OF THE FIRST PART

and
,
of theof
in theof
hereinafter referred to as "The Insured Person",

OF THE SECOND PART

WHEREAS the insured person has applied for insurance against the hazard of being unable to seed or plant under The Extended Coverage for Seeding Hazards Plan, hereinafter referred to as "the plan";

Now Therefore, subject to *The Crop Insurance Act (Ontario)*, 1966 and the regulations made thereunder, where the insured person suffers a loss due to inability to seed or plant resulting from one or more of the perils designated in the plan, the Commission, subject to the terms and conditions hereinafter set forth, agrees to indemnify the insured person in respect of such loss.

TERMS AND CONDITIONS

INSURABLE LAND

1. No land shall be insured under this contract unless the insured person is insured under a contract of insurance under the Act for a spring sown crop.

CAUSES OF LOSS INSURED AGAINST

2. This contract insures against loss arising when the seeding or planting of a crop is prevented by excessive moisture or flood.

CAUSES OF LOSS NOT INSURED AGAINST

- This contract does not insure against, and no indemnity shall be paid in respect of a loss resulting from,
 - (a) the negligence, misconduct or poor farming practices of the insured person or his agents or employees;
 - (b) a shortage of labour or machinery; or
 - (c) a peril other than the perils designated in the plan.

DURATION OF INSURANCE

4. This contract is in force for the term in respect of which it is made

EXTENT OF INSURANCE

- 5.—(1) The insured person shall offer for insurance all land intended to be seeded or planted to a spring crop on the farm or farms operated by him in Ontario, and subject to subparagraph 2, this contract applies to all such land.
- (2) This contract does not apply to, and no indemnity is payable in respect of land,
 - (a) that is orchard land, pasture, woodland, seeded to a perennial crop, fall sown or intended for summer fallow; or
 - (b) that, in the opinion of the Commission, is not insurable.

COVERAGE

6. The coverage provided by this contract shall be determined by the Commission in accordance with section 8 of the plan.

INDEMNITY

- 7.—(1) Subject to subparagraphs 2 and 3, the maximum indemnity payable in respect of the insured land shall be the amount obtained by multiplying the coverage in dollars per acre by the number of insured acres.
- (2) For the first year in which a contract of insurance is in effect, no indemnity is payable in respect of deductible acreage as follows:
 - 1. The first 5 per cent of systematically tile drained land.
 - 2. The first 10 per cent of all other land.
- (3) For subsequent years in which a contract is in effect with the insured person,
 - (a) the deductible acreage for each claim year shall increase by 5 per cent to a maximum of 20 per cent; and
 - (b) for each no claim year immediately following two consecutive no claim years, the deductible acreage shall decrease by 5 per cent to a minimum of 5 per cent.
- (4) Notwithstanding subparagraphs 2 and 3, the deductible acreage in respect of a claim shall not be less than the minimum percentage of deductible acreage under subparagraphs 2 and 3 applied to the total acreage.

PREMIUM

8. The amount of premium payable by the insured person in respect of the insured land shall be determined and paid in accordance with the provisions of the plan.

TERM OF INSURANCE

9. The term of insurance is the period from the 1st day of March to the 1st day of August next following.

EVALUATION OF LOSS

10. For the purposes of this plan, a loss shall be deemed to have occurred when, as a result of one or more of the insured perils, the insured land or any part thereof in excess of the deductible acreage prescribed by paragraph 7 remains unseeded after the last date for planting in the area or after such other date as may be determined from time to time by the Commission.

NOTICE OF LOSS

- 11.—(1) Where loss results from one or more of the perils insured against, the insured person shall notify the Commission in writing as soon as the loss is evident but not later than the 10th day of July in order that an inspection may be made.
- (2) Where the insured person fails to notify the Commission pursuant to subparagraph 1 a claim by the insured person is invalid and his right to indemnity is forfeited.

INCORRECT ACREAGE

- 12.—(1) Where the actual insurable acreage is greater than the acreage insured, for the purpose of calculating the indemnity, the number of acres unplanted due to an insured peril shall be deemed to be reduced proportionately.
- (2) Where the actual insurable acreage is less than the acreage insured, for the purpose of calculating the indemnity, the number of insured acres shall be deemed to be reduced accordingly.

MISREPRESENTATION, VIOLATION OF CONDITIONS OR FRAUD

- 13. Where the insured person,
 - (a) in his application for insurance,
 - (i) gives false particulars to the prejudice of the Commission, or
 - (ii) knowingly misrepresents or fails to disclose any fact required to be stated therein;
 - (b) contravenes a term or condition of the contract of insurance;
 - (c) commits a fraud;
 - (d) willfully makes a false statement in respect of a claim under the contract of insurance; or

(e) by any act or omission forfeits his right to recover indemnity under the plan for a spring sown crop to which this plan is an extension,

a claim by the insured person is invalid and his right to recover indemnity is forfeited.

WAIVER OR ALTERATION

14. No term or condition of this contract shall be deemed to be waived or altered in whole or in part by the Commission unless the waiver or alteration is clearly expressed in writing signed by the Commission or a representative authorized for that purpose by the Commission.

INTEREST OF OTHER PERSONS '

- 15. Notwithstanding that a person other than the insured person holds an interest of any kind in the insured land, for the purposes of this contract,
 - (a) the interest of the insured person in the insured land is deemed to be the full value of the insurance: and
 - (b) except as provided in paragraph 16, no indemnity shall be paid to any person other than the insured person.

ASSIGNMENT OF RIGHT TO INDEMNITY

- 16. The insured person may assign all or part of his right to indemnity under this contract but an assignment is not binding on the Commission and no payment of indemnity shall be made to an assignee unless,
 - (a) the assignment is made on a form provided by the Commission; and
 - (b) the Commission consents thereto in writing.

ADJUSTMENT OF LOSS

- 17.—(1) The indemnity payable for loss shall be determined in the manner prescribed by this contract.
- (2) The Commission may cause the loss to be appraised by any method that it deems proper.
- (3) No indemnity shall be paid for a loss unless the insured person establishes that the loss or part thereof resulted directly from one or more of the perils insured against.
- (4) Where a loss resulted partly from a peril insured against and partly from a cause of loss not insured against, the Commission shall determine the amount of the loss that resulted from the cause of loss not insured against, and the indemnity payable by the Commission under this contract shall be reduced accordingly.

PROOF OF LOSS

- 18.—(1) A claim for indemnity in respect of the insured land shall be made on a proof of loss form provided by the Commission and shall be filed with the Commission not later than the 10th day of July.
- (2) Subject to subparagraph 3, a claim for indemnity shall be made by the insured person.
 - (3) A claim for indemnity may be made,
 - (a) in the case of the absence or inability of the insured person, by his agent; or
 - (b) in the case of the absence or inability of the insured person or on his failure or refusal to do so, by an assigneee under an assignment made in accordance with paragraph 16.
- (4) Where required by the Commission, the information given in a proof of loss form shall be verified by statutory declaration.

ARBITRATION

19. Where the Commission and the insured person fail to resolve any dispute respecting the adjustment of a loss under this contract, the matter shall be determined by arbitration in accordance with the regulations.

TIME FOR PAYMENT OF INDEMNITY

- 20.—(1) No indemnity under this contract becomes due and payable until the end of the term of insurance.
- (2) Where the indemnity payable by the Commission under this contract is established by the filing of a proof of loss form or by an award of an arbitrator or board of arbitration, it shall be paid within sixty days of the receipt by the Commission of the proof of loss form or award, as the case may be.
- (3) Nothing in this paragraph prevents the Commission from paying indemnity under this contract at an earlier date.

SUBROGATION

21. Where the Commission has paid a claim under this contract, the Commission is subrogated to the extent thereof to all rights of recovery of the insured person against any person and may bring action in the name of the insured person to enforce those rights.

RIGHT OF ENTRY

22. The Commission has a right of entry to the premises of the insured person that may be exercised by agents of the Commission at any reasonable time or times for any purpose related to the contract of insurance.

NOTICE

23.—(1) Any written notice to the Commission shall be given by delivery thereof or by sending it by mail to the Commission.

(2) Written notice to the insured person shall be given by delivery thereof or by sending it by mail addressed to him at his last post office address on file with the Commission.

IN WITNESS WHEREOF The Crop Insurance Com-

mission of Ontario has caused this contract of insurance to be signed by its General Manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Countersigned and dated at	
thisday of	, 19
Duly Authorized Representative	General Manager

TABLE

	Coverage Per Acre				
HEAT UNIT AREA	Systematically tile drained land	All other			
Less than 2500 heat units	\$10	\$ 5			
2500 to 3100 heat units	\$15	\$10			
More than 3100 heat units	\$20	\$15			

To: The Crop Insurance Commission of Ontario:

Form 2

The Crop Insurance Act (Ontario), 1966

APPLICATION FOR EXTENDED COVERAGE FOR SEEDING HAZARDS PLAN

(address)				(telepho	ne no.)	
lies for crop insurance under The C	rop Insurar	ice Act (Oi	ntario), 19	66 and the r	egulations an	d in suppor
application the following facts are	stated:					
1. This application is made (Ontario), 1966.	for extend	ed cover	age insur	ance under	The Crop	Insurance
2. This application is made for	the current	crop year	in accord	lance with tl	ne regulations	
3. The applicant is the owner-op	perator or te	nant-oper	ator of th	e farm or far	ms described	in paragrap
4. Description of farm or farms	and acreag	e intendec	l to be spi	ring seeded:		
No. of Acres intended to be Spring Seeded	Lot	Conc.	Twp.	County	Owner or Tenant	Heat Un
5. The acreage set out in para insured person.	graph 4 is t	he total a	acreage to	be seeded	to spring sow	n crops by
6. The total premium for acrea	ge applied f	or accomp	anies this	application	١.	
	tifies the ins	ured acre	age and t	he portion t	hereof that is	systematic
The following diagram identile drained.					10	
	this	day	of	• • • • • • • • • •	19.	• • • •

W E

THE PUBLIC HEALTH ACT

O. Reg. 323/71.
Public Swimming Pools.
Made—July 16th, 1971.
Approved—July 21st, 1971.
Filed—July 23rd, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

- Section 30 of Ontario Regulation 113/71 is amended by adding thereto the following subsections:
- (9) The operator of a Class 2 Pool, other than a pool in a mobile home park may, notwithstanding section 24 and subsection 7 of this section, substitute one or more persons of twenty-five years of age or more who are capable swimmers, to replace the required lifeguards and qualified safety assistants prescribed in subsection 7 and the number of capable swimmers to be provided shall be equal to the number of lifeguards and qualified safety assistants specified in subsection 7.
- (10) The operator of a Class 2 Pool, other than a pool in a mobile home park where all the tenants and members of their families in the apartment are required to be at least sixteen years of age may,
 - (a) apply in writing to the Minister for exemption from the safety supervision requirements regarding lifeguards and qualified safety assistants and such application shall include a statement of the reasons the exemption is considered appropriate and shall specify the means whereby persons under sixteen years of age will be excluded from the pool enclosure unless accompanied by a person twenty-five years of age or more who is a capable swimmer;

(b) when an exemption is granted under clause a the operator shall post a notice in a conspicuous location at the entrance to the pool enclosure on which is printed in letters at least one inch high,

CAUTION

THIS POOL IS UNSUPERVISED AND NO PERSON UNDER SIXTEEN YEARS OF AGE IS ALLOWED WITHIN THE POOL ENCLOSURE UNLESS ACCOMPANIED BY A PERSON 25 YEARS OF AGE OR MORE WHO IS A CAPABLE SWIMMER.

- (11) Where it is established to the satisfaction of the Minister that the operator of a pool has failed to exercise reasonable care to exclude unaccompanied persons under sixteen years of age from entering the pool enclosure, the Minister shall cancel the exemption.
 - Ontario Regulation 113/71 is amended by adding thereto the following section:
- 33a. Any person who contravenes any provision of this Regulation is guilty of an offence and on summary conviction is liable to a fine of not more than \$2,000.
 - 3. This Regulation shall be deemed to have come into force on the 14th day of July, 1971.

A. B. R. LAWRENCE Minister of Health

Dated at Toronto, this 16th day of July, 1971.

(1388)

796

31

Publications Under The Regulations Act

August 14th, 1971

THE CORPORATIONS TAX ACT

O. Reg. 324/71. General. Made—July 21st, 1971. Filed—July 26th, 1971.

REGULATION MADE UNDER THE CORPORATIONS TAX ACT

- Section 401 of Regulation 63 of Revised Regulations of Ontario, 1960, as remade by section 2 of Ontario Regulation 210/65 and amended by section 2 of Ontario Regulation 422/68 and section 3 of Ontario Regulation 449/70, is further amended by adding thereto the following subsection:
- (1a) For the purpose of this section, the provisions of subsection 7a of section 20 of the Income Tax Act (Canada) shall not apply to increase the capital cost of property described in subsection 15 of section 1102 of the regulations made under that Act, and the amount deducted under this section shall not exceed or be less than the amount that would have been deducted, except for the provisions of subsection 7a of section 20 of the Income Tax Act (Canada) by the corporation under clause a of subsection 1 of section 11 of the Income Tax Act (Canada) in the same fiscal year.
 - Section 403 of Regulation 63 of Revised Regulations of Ontario, 1960, as made by Ontario Regulation 212/71, is revoked and the following substituted therefor:
- 403.—(1) For the purposes of section 4a of the Act, machinery and equipment means property described in the following classes contained in Schedule B of the regulations made under the Income Tax Act (Canada) for the purposes of paragraph a of subsection 1 of section 11 of the Income Tax Act (Canada),
 - (a) property described in Class 2;
 - (b) property described in paragraph a of Class 3 or 6 that is air-conditioning equipment, heating equipment, lighting fixtures, elevators or escalators;

- (c) property described in Class 8;
- (d) property described in Class 9 except radar equipment, radio transmission equipment or radio receiving equipment;
- (e) property described in paragraph h, except camp buildings, and paragraphs j, k, l, m and n of Class 10;
- (f) property described in paragraphs d, f and j of Class 12;
- (g) property described in Class 15;
- (h) property described in Class 17;
- (i) property described in Class 22;
- (j) property described in Class 24, except property that is a building;
- (k) property described in Class 26; and
- property described in Class 27,

and includes machinery and equipment so described that is manufactured by a corporation and leased by it for use by a lessee or that is manufactured by a corporation and used by it in its manufacturing operation, provided such manufactured machinery and equipment was not included in the corporation's fixed assets or inventory of work-in-process or finished goods prior to April 27th, 1971.

- (2) For the purposes of section 4a of the Act, where machinery and equipment is manufactured by a corporation, the machinery and equipment shall be deemed to have been acquired by the corporation at a cost equal to the amount that would be the cost to the corporation for the purpose of section 401.
 - (1) Section 1 shall be deemed to have come into force on the 4th day of December, 1970.
 - (2) Section 2 shall be deemed to have come into force on the 26th day of April, 1971.

(1402) 32

THE GAME AND FISH ACT, 1961-62

O. Reg. 325/71.

Open Season—Deer, Moose and Black Bear.

Made—July 20th, 1971.

Filed—July 26th, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT, 1961-62

- Section 5 of Ontario Regulation 49/71 is amended by striking out "and" at the end of clause a, adding "and" at the end of clause b and adding thereto the following clause:
 - (c) Schedule 12 from the 22nd day of November, 1971 to the 28th day of November, 1971, both inclusive.
- Section 7 of Ontario Regulation 49/71 is amended by adding thereto the following subsection:
- (3) The parts of Ontario described in Schedule 12 are designated as parts in which no person shall use or be accompanied by a dog while hunting deer from the 22nd day of November, 1971 to the 28th day of November, 1971, both inclusive.
 - Paragraph 1 of Schedule 5 to Ontario Regulation 49/71 is revoked and the following substituted therefor:
- 1. The territorial districts of Timiskaming and Manitoulin excluding the islands in the Territorial District of Manitoulin other than Cockburn Island.
 - Schedule 10 to Ontario Regulation 49/71 is revoked and the following substituted therefor:

Schedule 10

Beginning at the northeasterly corner of the geographic Township of Selkirk, in the Territorial District of Sudbury; thence westerly along the northerly boundary of that geographic township to the easterly boundary of the geographic Township of Haentschel; thence northerly along the easterly boundary of that geographic township to the northeasterly corner thereof; thence westerly along the northerly boundary of the geographic townships of Haentschel, Valin, Leask, Lampman, Marshay, Shelley, Baynes, Marquette, Tp. 7, Tp. 8, McPhail, Kelso, Cortez and Iris to the northwesterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of geographic Township Tp. 7Z in the Territorial District of Algoma to the northwesterly corner thereof; thence southerly along the westerly boundary of geographic townships Tp. 7Z and Z to the southwesterly corner

of the last-mentioned geographic township; thence westerly along the northerly boundary of geographic townships Tp. 5A, Tp. 5B, Tp. 5C and Tp. 5D to the northwesterly corner of the last-mentioned geographic township; thence southerly along the westerly boundary of the last-mentioned geographic township to the northeasterly corner of geographic Township Tp. 5E; thence westerly along the northerly boundary of geographic townships Tp. 5E, Tp. 5F, Tp. 5G, Tp. 5H, Tp. 22, Range 12 and Tp. 23, Range 12, to the northwesterly corner of the lastmentioned geographic township; thence southerly along the westerly boundary of that geographic township to the northeasterly corner of geographic Township Tp. 24, Range 12; thence westerly along the northerly boundary of that geographic township to the westerly limit of the right-of-way of the Algoma Central Railway; thence northwesterly, easterly and northerly along that railway limit to the high-water mark along the southerly bank of the Michipicoten River; thence westerly along that high-water mark to the confluence with the water's edge of Lake Superior; thence west astronomically to the intersection with the southerly production of the westerly boundary of geographic Township Tp. 33, Range 23; thence southerly along that southerly production to the intersection with the International Boundary between Canada and the United States of America; thence southeasterly following that boundary to an angle therein in the North Channel of Lake Huron between Cockburn Island and Drummond Island; thence easterly along the southerly boundary of the Territorial District of Algoma through the North Channel of Lake Huron to the intersection with longitude 82° 30'; thence northerly along that longitude to the highwater mark of the North Channel; thence in a southeasterly direction following the high-water mark of the North Channel of Lake Huron and Georgian Bay to the southwesterly corner of the geographic Township of Travers in the Territorial District of Sudbury; thence in a northeasterly direction following the southerly boundary of the geographic townships of Travers, Struthers, Allen, Bigwood, Mason and Scollard to the northeasterly corner of the last-mentioned geographic township; thence in a northeasterly direction following the southerly boundary of the geographic townships of Latchford and Bertram in the Territorial District of Nipissing to the high-water mark of Lake Nipissing; thence in a westerly and northeasterly direction following that high-water mark to the westerly limit of the City of North Bay; thence northerly along that limit to the centre line of that part of the King's Highway known as No. 17; thence southwesterly along that centre line to the easterly boundary of the geographic Township of Hagar in the Territorial District of Sudbury; thence northerly along the easterly boundary of the geographic townships of Hagar, Loughrin, Davis, Kelly and McCarthy to the northeasterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of that geographic township to the northwesterly corner thereof; thence northerly along the easterly boundary of the geographic townships of McConnell and DeMorest to the northeasterly corner of the last-mentioned geographic township; thence westerly along the northerly boundary of the last-mentioned geographic township to the northwesterly corner thereof; thence northerly along the easterly boundary of the geographic Township of Marconi to the southerly boundary of the geographic Township of Selkirk; thence easterly along the southerly boundary of that geographic township to the southeasterly corner thereof; thence northerly along the easterly boundary of that geographic township to the place of beginning. Saving and excepting thereout and therefrom St. Joseph Island in the Territorial District of Algoma.

5. Ontario Regulation 49/71 is amended by adding thereto the following Schedule:

Schedule 12

1. The islands in the Territorial District of Manitoulin other than Cockburn Island.

(1403)

THE PUBLIC COMMERCIAL VEHICLES ACT

O. Reg. 326/71. General. Made—July 21st, 1971. Filed—July 26th, 1971.

REGULATION MADE UNDER THE PUBLIC COMMERCIAL VEHICLES ACT

- 1.—(1) Paragraph 1 of subsection 1 of section 9 of Regulation 503 of Revised Regulations of Ontario, 1960, as remade by subsection 1 of section 2 of Ontario Regulation 62/71, is amended by striking out "H" in the first line.
- (2) Subsection 1 of the said section 9, as amended by Ontario Regulations 215/61, 18/71 and 62/71, is further amended by adding thereto the following paragraph:
- 1a. For each motor vehicle operated under a Class H operating licence and having a gross weight referred to in paragraph 1, 60 per cent of the applicable fee set out in the said paragraph 1.
 - 2. This Regulation shall be deemed to have come into force on the 1st day of July, 1971.

THE TILE DRAINAGE ACT, 1971

O. Reg. 327 /71. General. Made—July 20th, 1971. Filed—July 27th, 1971.

REGULATION MADE UNDER THE TILE DRAINAGE ACT, 1971

- 1.—(1) The borrowing by-law referred to in subsection 1 of section 2 of the Act, for use by a municipality not within a district or regional municipality, shall be in Form 1.
- (2) The borrowing by-law referred to in subsection 1 of section 2 of the Act, for use by a municipality within a district or regional municipality, shall be in Form 2. O. Reg. 327/71, s. 1.
- 2. The borrowing by-law, for use by a district or regional municipality on behalf of an area municipality, shall be in Form 3. O. Reg. 327/71, s. 2.
- 3.—(1) The debenture referred to in subsection 1 of section 2 of the Act, for use by a municipality not within a district or regional municipality, shall be in Form 4.
- (2) The debenture referred to in subsection 1 of section 2 of the Act, for use by 6 district or regional municipality on behalf of an area municipality, shall be in Form 5. O. Reg. 327/71, s. 3.
- 4. The affidavit of the clerk of the municipality referred to in subsection 5 of section 2 of the Act shall be in Form 6. O. Reg. 327/71, s. 4.
- 5. The application for a loan referred to in section 3 of the Act shall be in Form 7. O. Reg. 327/71, s. 5.
- 6. The inspection and completion certificate referred to in section 4 of the Act shall be in Form 8.
 O. Reg. 327/71, s. 6.
- 7.—(1) The offer to sell a debenture referred to in subsection 8 of section 5 of the Act, for use by a municipality, shall be in Form 9.
- (2) The offer to sell a debenture referred to in subsection 8 of section 5 of the Act, for use by a district or regional municipality, shall be in Form 10. O. Reg. 327/71, s. 7.
- 8. The rating by-law referred to in section 8 of the Act shall be in Form 11. O. Reg. 327/71, s. 8.
- **9.** This Regulation comes into force on the day that *The Tile Drainage Act, 1971* is proclaimed in force. O. Reg. 327/71, s. 9.

(1404)

The Tile Drainage Act, 1971

BORROWING BY-LAW

For Use By Municipalities not Within District or Regional Municipalities

Borrowing By-Law of The Corporation of the

By-Law Number.....

A by-law to raise money to aid in the construction of drainage works under The Tile Drainage Act, 1971.

The council, pursuant to *The Tile Drainage Act*, 1971, enacts as follows:

1. The Corporation may from time to time, subject to the provisions of this by-law, borrow on the credit of the Corporation such sums not exceeding

in the whole \$....., as may be determined by the council, and may in manner hereinafter provided, issue debentures of the Corporation for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Parliament Buildings, Toronto, which debentures shall reserve the right to redeem the debentures at any time on payment of the whole amount of principal and interest owing at the time of such repayment.

- 2. Where an application for a loan under the Act is approved by the council and the inspector of drainage has filed with the clerk an inspection and completion certificate, the council may include a sum, not exceeding the amount applied for or 75 per cent of the total cost of the drainage work with respect to which the loan is made, in a debenture payable to the Treasurer of Ontario in accordance with the Act, and may approve of the Corporation lending the said sum to the applicant.
- 3. A special annual rate shall be imposed, levied and collected over and above all other rates upon the land in respect of which the money is borrowed, sufficient for the payment of the principal and interest as provided by the Act.

(Corporate Seal)

O. Reg. 327/71, Form 1.

Form 2

The Tile Drainage Act, 1971

BORROWING BY-LAW

For Use By Municipalities Within a District or Regional Municipality

Borrowing By-Law of The Corporation of the

By-Law Number....

A by-law to raise money to aid in the construction of drainage works under *The Tile Drainage Act, 1971*.

The council, pursuant to The Tile Drainage Act, 1971, enacts as follows:

1. The Corporation may from time to time, subject to the provisions of this by-law, borrow on the credit of the Corporation such sums not exceeding

in the whole \$....., as may be determined by the council, and may in manner hereinafter provided, arrange for the issue of debentures on behalf of the Corporation for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Parliament Buildings, Toronto, which debentures shall reserve the right to redeem the debentures at any time on payment of the whole amount of principal and interest owing at the time of such repayment.

2. Where an application for a loan under the Act is approved by the council and the inspector of drainage has filed with the clerk an inspection and completion certificate, the council may apply to

......to include a sum, not exceeding the amount applied for or 75 per cent of the total cost of the drainage work with respect to which the loan is made, in a debenture payable to the Treasurer of Ontario in accordance with the Act, and may approve of the Corporation lending the said sum to the applicant.

3. A special annual rate shall be imposed, levied and collected over and above all other rates upon the land in respect of which the money is borrowed, sufficient for the payment of the principal and interest as provided by the Act.

Passed the day of , 19

Head of Council
Clerk

(Corporate seal)

O. Reg. 327/71, Form 2.

The Tile Drainage Act, 1971

BORROWING BY-LAW

For Use by District or Regional Municipalities

Borrowing By-Law of The Corporation of the

By-Law Number.....

A by-law to raise money to aid in the construction of drainage works under The Tile Drainage Act, 1971

in the.....municipality of..... (district or regional)

The council of municipality (district or regional)

of......(hereinafter termed regional municipality) pursuant to *The Tile Drainage Act*, 1971, enacts as follows:

1. The regional municipality may from time to time, subject to the provisions of this by-law, borrow on the credit of the regional municipality

such sums not exceeding in the whole \$...........
and may in the manner hereinafter provided, issue debentures of the regional municipality for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Parliament Buildings, Toronto, which debentures shall reserve the right to redeem the debentures at any time on payment of the whole amount of principal and interest owing at the time of such repayment.

2. When the regional municipality receives an application from an area municipality for the purposes of the Act the regional municipality shall by resolution direct the issue of a debenture as aforesaid and borrow on behalf of the area municipality a sum not exceeding the amount to be lent by the area municipality on completion of the drainage works.

3. With respect to each area municipality, the regional municipality shall impose, levy and collect a special annual rate over and above all other rates sufficient for the payment of the principal and interest of the debentures issued by the regional municipality on behalf of that area municipality.

Passed the day of , 19 . . .

(Corporate seal)

Chairman

Clerk

O. Reg. 327/71, Form 3.

Form 4

The Tile Drainage Act, 1971

. TILE DRAINAGE DEBENTURE

\$	No
The Corporation of	theof
	, hereby promises to pay Ontario at the Parliament
	principal sum of \$nada, together with interest
thereon at the rate	ofper cent per
annum in ten equal inst	alments of \$on the
day of	, in the years 19 to
19, both inclusive.	

The right is reserved to the Corporation ofto redeem this debenture at any time on payment, at the place where and in the money in which this debenture is expressed to be payable, of the whole amount of principal and interest owing at the time of such redemption.

This debenture, or any interest therein, is not, after a Certificate of Ownership has been endorsed thereon by the Treasurer of this Corporation, or by such other person authorized by by-law of this Corporation to endorse such Certificate of Ownership, transferable.

Dated at the.....of...., in the Province of Ontario, this 1st day of.....,

19...., under the authority of By-Law No..................... of the Corporation entitled "A By-Law to raise money to aid in the construction of drainage works under *The Tile Drainage Act*, 1971".

Treasurer

Head of Council

(Corporate seal)

O. Reg. 327/71, Form 4.

The Tile Drainage Act, 1971

TILE DRAINAGE DEBENTURE

For Use by District or Regional Municipalities

Tile Drainage Debenture

\$	No
The Corporation of th	emunicipality
of, hereby Treasurer of Ontario at	promises to pay to the the Parliament Buildings
Toronto, the principal sumoney of Canada, toge	am of \$of lawful ther with interest thereon
at the rate of	per cent per annum in ten
equal instalments of \$.	on theday
of, in the both inclusive.	the years 19 to 19
The right is reserved	to the Corporation of the
debenture at any time where and in the mone is expressed to be payab	ofto redeem this on payment, at the place y in which this debenture ele, of the whole amount of wing at the time of such
after a Certificate of Ow thereon by the Treasurer such other person auth	ny interest therein, is not, mership has been endorsed r of this Corporation, or by norized by by-law of this such Certificate of Owner-
Dated at the	of, ir
the Province of Ontario, t	this 1st day of
of the Corporation ent	itly of By-Law Noitled "A By-Law to raise struction of drainage works Act, 1971".
Treasurer	Chairman
(Corporate seal)	

Form 6

	The Tue Drainage Act, 1971
	AFFIDAVIT OF CLERK
	I, of the
of	fof
To Wit:	in theof,
	Clerk of theof
	make oath and say:
1.	On theday of,
	19, the Council of the
	ofpassed a by- law for borrowing money to be lent for the construction of drainage works,
	being Noand entitled "A By-Law to raise money to aid in the construction of drainage works under <i>The Tile Drainage Act, 1971</i> ", a copy of which certified by me is attached hereto as an exhibit to this my affidavit and marked exhibit "A".
2.	A certified copy of By-Law No was registered in the registry office for
	the Registry Division of
	on theday of,
	19
Strike out 3. if not applicable.	No application or action to quash the by-law has been made or brought.
	An application or action has been made or brought, but it has been dismissed and the certificate of such dismissal was registered in the said registry
	office on theday of,
	19
Sworn befor	re me at the
0	f
in the	of
, thi	sday
of	, 19 clerk
A Commi	

O. Reg. 327/71, Form 5.

Owner's Name

Address

Form 7

The Tile Drainage Act, 1971

APPLICATION FOR LOAN

To the council of......of.....

Lot Number	Concession Number	
If Portion of Lot, Specify		
	• • • • • • • • • • • • • • • • • • • •	
Number of Acres to be Drained		
Approximate Number of Feet of M		
**		
STIMATED COST OF DRAINAGE SYST	ГЕМ:	Amount of Loan Requested
Material		(Amount of loan
Other		requested must
Inspection Fees		be a multiple of
TOTAL COST	\$	\$100, not exceeding
		75% of total cost)
		\$
Anticipated Date of Commen	acement Anticipat	ed Date of Completion

(c) should the application be granted, an inspector of drainage appointed by council will report to council to the effect that the work has been satisfactorily completed before any funds are advanced

(b) I will be advised in writing of council's decision regarding the application;

by way of loan;

(d) council shall levy and collect for the term of in respect of which the loan is made, a specia and interest of the loan; and	ten years over and above all other rates upon the land l equal annual rate sufficient to discharge the principal
(e) The Tile Drainage Act, 1971 sets out proc when part of the land is sold, discharge of the and all other matters which pertain to this ap	edural matters concerning apportionment of a loan e indebtedness upon repayment of the loan at any time oplication for a loan.
(date)	(signature of owner)
	O. Reg. 327/71, Form 7.
Form 8	Material\$
The Tile Drainage Act, 1971	Trenching, laying and backfilling
INSPECTION AND COMPLETION CERTIFICATE	Sundry
To the council of the of, I	Inspection fees
have inspected the drainage work constructed on	Total\$
land described as Lot No Concession No	Dated at,
and owned byfor which an appli-	thisday of
cation for loan was made and dated,	
19	(signature of Inspector of Drainage)
I certify that circumstances prevail with respect to	O. Reg. 327/71, Form 8.
the drainage work as indicated below.	Form 9
☐ The drainage work is as described on the application for loan and is completed to my satisfaction.	The Tile Drainage Act, 1971
☐ The drainage work is completed to my satis-	OFFER TO SELL
faction but differs significantly from that described on the application for loan in the following	The Corporation ofof
respects:	hereby offers to sell Debenture Noin
	the principal amount of \$to the Treasurer
	of Ontario as authorized by By-Law No
•••••	The principal amount of this debenture is the
	aggregate of individual loans applied for and each loan is not more than 75 per cent of the cost
☐ The drainage work has been completed but is not satisfactory because of the following defects:	of the drainage work constructed.
	An inspector of drainage, employed by the Corporation, has inspected each drainage work for which the Corporation will lend the proceeds of this
•••••	debenture and each has been completed in accordance with the terms of the loan approval given by
	council.
	Dațe , Treasurer
The actual cost of the completed drainage work is as follows:	(Corporate seal) O. Reg. 327/71, Form 9.

O. Reg. 327/71, Form 9.

The Tile Drainage Act, 1971

OFFER TO SELL

For Use by a District or Regional Municipality

The Corporation ofof	
hereby offers to sell Debenture No	.in the
principal amount of \$to the Treas	urer of
Ontario as authorized by By-Law No the Regional Corporation.	oi

The principal amount of this debenture is the aggregate of individual loans for which application has been made to the councils of the municipalities listed below and each loan is not more than 75 per cent of the cost of the drainage work constructed.

An inspector of drainage, employed by the municipalities listed below has inspected each drainage work for which the proceeds of this debenture will be lent and each has been completed in accordance with the terms of the loan approval given.

MUNICIPALITY	AMOUNT		
Date	Treasurer		
(Corporate seal)			

O. Reg. 327/71, Form 10.

Form 11

The Tile Drainage Act, 1971

RATING BY-LAW

The Corporation of the

By-Law Number....

By-law imposing special annual drainage rates upon land in respect of which money is borrowed under *The Tile Drainage Act*, 1971.

Whereas owners of land in the municipality have applied to the council under *The Tile Drainage Act, 1971*, for loans for the purpose of constructiong subsurface drainage works on such land; and whereas the council has upon their application lent the owners

the total sum of \$......to be repaid with interest by means of rates hereinafter imposed:

Be it therefore enacted, by the council, that annual rates as set out in the Schedule attached hereto are hereby imposed upon such land as described for a period of ten years, such rates to be levied and collected in the same manner as taxes.

Passed this....day of....., 19....

Head of Council

Clerk

(Corporate seal)

O. Reg. 327/71, Form 11.

THE ONTARIO GAZETTE

O. Reg. 327/71

THE CORPORATION	OF	THE	 	 ٠.	٠.	 	٠.	 	
BY-LAV	V NO	D	 	 					

Schedule

.....

Name and Address of Owner	Description of Land Drained	Proposed Date of Loan	Sum to be Loaned	Annual Rate to be Imposed \$
			7	10 89 L

*Total Principal of Debenture and Total Sum Shown on By-Law

*TOTAL

O. Reg. 327/71, Sched.

(1405)

32

THE CERTIFICATION OF TITLES ACT

O. Reg. 328/71. Certification Areas. Made—July 20th, 1971. Filed—July 28th, 1971.

REGULATION MADE UNDER THE CERTIFICATION OF TITLES ACT

- Item 7 of Regulation 45 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 149/67, is revoked and the following substituted therefor:
- 7. The County of Wentworth
 - 2. This Regulation comes into force on the 1st day of September, 1971.

(1406) 32

THE HIGHWAY TRAFFIC ACT

O. Reg. 329/71. Construction Zones. Made—July 28th, 1971. Filed—July 28th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- Schedule 1 to Ontario Regulation 233/67, as amended by Ontario Regulations 217/68, 309/68, 41/69, 201/69, 254/69, 410/69, 119/70, 192/70, 274/70, 373/70, 40/71, 151/71, 179/71 and 216/71, is further amended by adding thereto the following paragraph:
- 37. That part of the King's Highway known as No. 2 in the Township of Raleigh in the County of Kent commencing at a point situate 2000 feet measured easterly from its intersection with the roadway known as Drake Sideroad and extending westerly therealong for a distance of 4000 feet more or less. (D-1).
 - Schedule 32 to Ontario Regulation 233/67, as amended by Ontario Regulations 217/68, 254/69, 119/70 and 373/70, is further amended by adding thereto the following paragraph:
- 7. That part of the King's Highway known as No. 515 in the County of Renfrew lying between a point situate 1500 feet measured easterly from its intersection with the line between the townships of Brudenell and Lyndoch and Raglan and a point situate at its intersection with the road allowance between concessions 16 and 17 in the Township of Raglan. (D-10).

- Schedule 42 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 359/68, 145/69, 201/69, 254/69, 375/69, 31/70, 119/70, 163/70, 274/70, 373/70, 40/71, 151/71, 179/71 and 216/71, is further amended by adding thereto the following paragraph:
- 35. That part of the King's Highway known as No. 7 in the County of Lambton commencing at a point situate 1000 feet measured easterly from its intersection with the westerly junction of the King's Highway known as No. 21 in the Township of Plympton and extending westerly therealong for a distance of 10.5 miles more or less. (D-1).
 - 4. Schedule 44 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 41/69, 201/69, 254/69, 375/69, 456/69, 82/70, 119/70, 192/70, 274/70, 373/70, 40/71, 151/71, 179/71, 216/71 and 257/71, is further amended by adding thereto the following paragraphs:
- 56. That part of the King's Highway known as No. 11 and 17 in the District of Thunder Bay lying between a point situate 3450 feet measured westerly from its intersection with the line between the townships of Nipigon and Tp. 92 and a point situate 5567 feet measured westerly from its intersection with the line between the townships of Tp. 87 and Tp. 88.
- 57. That part of the King's Highway known as No. 11 in the District of Cochrane lying between a point situate at its intersection with the King's Highway known as No. 579 and a point situate 2000 feet measured northerly from its intersection with the Canadian National Railways right-of-way in the Township of Calder. (D-16).
- 58. That part of the King's Highway known as No. 11 in the District of Rainy River lying between a point situate at its intersection with the line between sections 21 and 22 in the Township of Crozier and a point situate at its intersection with the easterly limit of the Town of Rainy River. (W.P. 182-67-04) (D-20).
 - (1) Paragraphs 19, 20, 21 and 22 of Schedule 47 to Ontario Regulation 233/67, as made by section 4 of Ontario Regulation 145/69, are revoked.
 - (2) The said Schedule 47, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 359/68, 41/69, 145/69, 201/69, 254/69, 375/69, 410/69, 456/69, 31/70, 119/70, 163/70, 192/70, 274/70, 40/71, 151/71, 179/71, 216/71 and 257/71, is further amended by adding thereto the following paragraph:
- 80. That part of the King's Highway known as No. 17 in the District of Kenora lying between

a point situate at its intersection with the Ontario-Manitoba boundary line and a point situate 718 feet measured westerly from its intersection with the easterly limit of the Township of Boys. (W.P. 901-70-01) (D-20).

- 6. Schedule 63 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by Ontario Regulations 309/68, 41/69, 410/69, 119/70 and 151/71, is further amended by adding thereto the following paragraph:
- 7. That part of the King's Highway known as No. 71 in the District of Rainy River lying between a point situate at its intersection with the King's Highway known as No. 11 in Manitou Rapids Indian Reserve No. 11 and a point situate at its intersection with the line between concessions 3 and 4 in the Township of Potts. (W.P. 856-66-00). (D-20).
 - 7. Schedule 81 to Ontario Regulation 233/68, as made by section 12 of Ontario Regulation 217/68, is amended by adding thereto the following paragraph:
- 2. That part of the King's Highway known as No. 520 in the District of Parry Sound lying between a point situate at its intersection with the line between lots 2 and 3 in Concession 9 in the Township of Armour and a point situate at its intersection with the line between lots 16 and 17 in Concession 14 in the Township of Ryerson. (W.P. 190-65) (D-11).
 - 8. Schedule 94 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by section 52 of Ontario Regulation 119/70, is further amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 614 in the District of Thunder Bay commencing at a point situate at its intersection with the southerly limit of the Improvement District of Manitouwadge and extending southerly therealong for a distance of 19.90 miles more or less. (W.P. 11-70-01). (D-18).
 - 9. Schedule 146 to Ontario Regulation 233/67, as made by section 28 of Ontario Regulation 254/69 and amended by section 74 of Ontario Regulation 119/70, is further amended by adding thereto the following paragraphs:
- 1. That part of the King's Highway known as No. 40 in the County of Kent commencing at a point situate at its intersection with the northerly limit of the Town of Blenheim and extending northerly therealong for a distance of 5.4 miles more or less.
- 2. That part of the King's Highway known as No. 40 in the Township of Chatham, Gore of Chatham in the County of Kent commencing at a point situate 200 feet measured easterly from its

- intersection with the structure known as Running Creek Bridge No. 2 and extending westerly therealong for a distance of 4000 feet more or less.
- 3. That part of the King's Highway known as No. 40 in the Township of Chatham, Gore of Chatham in the County of Kent commencing at a point situate 2000 feet measured southerly from its intersection with the structure known as Running Creek Bridge No. 3 and extending northerly therealong for a distance of 4000 feet more or less.
 - 10. Schedule 166 to Ontario Regulation 233/67, as made by section 16 of Ontario Regulation 163/70, is amended by adding thereto the following paragraphs:
- 2. That part of the King's Highway known as No. 18 in the County of Essex commencing at a point situate at its intersection with the northerly limit of the Town of Amherstburg and extending northerly therealong for a distance of 1.1 miles more or less. (D-1).
- 3. That part of the King's Highway known as No. 18 in the Township of Anderdon in the County of Essex commencing at a point situate at its intersection with lots 27 and 28 in West of Concession 1 and extending northerly therealong for a distance of 8100 feet more or less. (D-1).
 - 11. Schedule 172 to Ontario Regulation 233/67, as made by section 11 of Ontario Regulation 192/70 and amended by section 44 of Ontario Regulation 274/70, is further amended by adding thereto the following paragraph:
- 4. That part of the King's Highway known as No. 503 in the Township of Snowdon in the Provisional County of Haliburton lying between a point situate at its intersection with the line between lots 2 and 3 in Concession 1 and a point situate at its intersection with the road allowance between lots 15 and 16 in the said Concession 1. (D-10).
 - 12. Ontario Regulation 233/67 is amended by adding thereto the following schedules:

Schedule 207 HIGHWAY NO. 79

1. That part of the King's Highway known as No. 79 in the Township of Brooke in the County of Lambton commencing at a point situate at its intersection with the line between concessions 13 and 14 and extending northerly therealong for a distance of 3000 feet more or less.

Schedule 208

HIGHWAY NO. 596

9.10E-0

1. That part of the King's Highway known as No. 596 in the District of Kenora lying between a point situate at its intersection with the line between the towns of Kenora and Keewatin and extending northerly therealong for a distance of 1.0 mile more or less. (D-20). TANK BULLEY IN

Schedule 209 HIGHWAY NO. 648

1. That part of the King's Highway known as No. 648 in the Township of Cardiff in the Provisional County of Haliburton lying between a point situate 1500 feet measured northerly from its intersection with the line between concessions 19 and 20 and a point situate at its intersection with the line between concessions 21 and 22. (D-10).

> CHARLES MACNAUGHTON Minister of Transportation and Communications

Dated at Toronto, this 28th day of July, 1971.

(1407)

32

THE MILK ACT, 1965

O. Reg. 330/71. Classes of Milk. Made-July 27th, 1971. Approved—July 28th, 1971. Filed-July 29th, 1971.

REGULATION MADE UNDER THE MILK ACT, 1965

- 1. Section 1 of Ontario Regulation 139/70, as amended by section 1 of Ontario Regulation 9/71, is further amended by adding thereto the following items:
- 4b. Class 4b milk.

5a. Class 5a milk.

- 2.-(1) Subsection 4a of section 2 of Ontario Regulation 139/70, as made by subsection 2 of section 2 of Ontario Regulation 9/71, is revoked and the following substituted there-
- (4a) The amount in pounds of milk, partlyskimmed milk, skim-milk or cream that is used in the processing of specialty cheese is Class 4a milk.
- (4b) The amount in pounds of milk, partlyskimmed milk, skim-milk or cream that is used in the processing of the following milk products:
 - i. Brick cheese.
 - ii. Colby cheese,

is Class 4b milk.

- (2) Clause b of subsection 5 of the said section 2, as remade by subsection 2 of section 1 of Ontario Regulation 296/70, is revoked.
- (3) The said section 2, as amended by section 1 of Ontario Regulation 295/70, section 1 of Ontario Regulation 296/70 and section 2 of Ontario Regulation 9/71, is further amended by adding thereto the following subsection:
- (5a) The amount in pounds of milk, partlyskimmed milk, skim-milk or cream that is used in the processing of cheddar cheese is Class 5a milk.
 - 3. This Regulation comes into force on the 1st day of August, 1971.

THE MILK COMMISSION OF ONTARIO:

S. H. LANE Vice-Chairman

A. J. NYHOLT Acting Secretary

Dated at Toronto, this 27th day of July, 1971.

(1408)

32

2499

THE MILK ACT, 1965

O. Reg. 331/71. Grade A Milk-Marketing. Made—July 29th, 1971. Filed—July 29th, 1971.

REGULATION MADE UNDER THE MILK ACT, 1965

- 1.—(1) Section 16 of Ontario Regulation 70/68, as remade by section 2 of Ontario Regulation 144/70 and amended by section 1 of Ontario Regulation 14/71, section 1 of Ontario Regulation 66/71 and section 1 of Ontario Regulation 121/71, is further amended by adding thereto the following subsections:
- (5b) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.29 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.
- (6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than

a minimum price of \$5.14 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.

- (2) Subsection 9 of the said section 16, as amended by subsection 1 of section 1 of Ontario Regulation 121/71, is further amended by inserting after "5a" in the fifth line "5b", and by inserting after "6" in the fifth line "6a".
- (3) Subsection 10 of the said section 16, as amended by subsection 2 of section 1 of Ontario Regulation 121/71, is further amended by inserting after "5a" in the second line "5b", and by inserting after "6" in the second line "6a",
- This Regulation comes into force on the 1st day of August, 1971.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin Chairman

H. PARKER Secretary

Dated at Toronto, this 29th day of July, 1971.

(1425)

THE MILK ACT, 1965

O. Reg. 332/70. Industrial Milk—Marketing. Made—July 29th, 1971. Filed—July 29th, 1971.

REGULATION MADE UNDER THE MILK ACT. 1965

- 1.—(1) Section 13 of Ontario Regulation 146/70, as amended by section 1 of Ontario Regulation 13/71 and section 1 of Ontario Regulation 65/71, is further amended by adding thereto the following subsections:
- (2b) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.29 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.
- (3a) All Class 5a milk supplied to a processor shall be sold by the marketing board and

bought by the processor for not less than a minimum price of \$5.14 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.

- (2) Subsection 5 of the said section 13, as as amended by subsection 2 of section 1 of Ontario Regulation 13/71, is further amended by inserting after "2a" in the fourth line "2b", and by inserting after "3" in the fourth line "3a".
- (3) Subsection 6 of the said section 13, as amended by subsection 3 of section 1 of Ontario Regulation 13/71, is further amended by inserting after "2a" in the second line "2b", and by inserting after "3" in the second line "3a".
- This Regulation comes into force on the 1st day of August, 1971.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin Chairman

> H. PARKER Secretary

Dated at Toronto, this 29th day of July, 1971.

(1426)

32

THE PLANNING ACT

O. Reg. 333/71.

Zoning Order—County of Simcoe,
Township of Nottawasaga.

Made—July 26th, 1971.

Filed—July 29th, 1971.

ORDER MADE UNDER THE PLANNING ACT

- Section 47 of Ontario Regulation 81/70, as made by section 1 of Ontario Regulation 416/70, is revoked and the following substituted therefor:
- 47. Notwithstanding the other provisions of this Order, the lands described in schedules 8, 9, 10, 11, 13 and 14 may, in each case, be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Maximum lot coverage 15 per cent
Minimum front yard 25 feet

Minimum side yard

10 feet on one side and 4 feet on the other side

Minimum rear yard Maximum height Minimum ground floor

25 feet 30 feet

one-storey-1,000 square

one and one-half storeys or more-750 square feet

- 2. Section 51 of Ontario Regulation 81/70, as made by section 1 of Ontario Regulation 163/71, is revoked and the following substituted therefor:
- 51. Notwithstanding the other provisions of this Order, the lands described in schedules 12, 19 and 20 may, in each case, be used for the erection of one single-family detached cottage and buildings and structures accessory thereto provided the following requirements are met:

Maximum lot coverage

15 per cent

Minimum front yard Minimum side yard

25 feet 10 feet on one side and

4 feet on the other side

25 feet Minimum rear yard

- 3. Ontario Regulation 81/70, as amended by Ontario Regulations 259/70, 313/70, 369/70, 416/70, 505/70, 163/71 and 237/71, is further amended by adding thereto the following sections:
- 54. Notwithstanding the other provisions of this Order, the lands described in Schedule 24 may be used for the erection of one single-family detached cottage and buildings and structures accessory thereto provided the following requirements are met:

Maximum lot coverage Minimum front yard

15 per cent 25 feet

Minimum side yard

10 feet on one side and 4 feet on the other side

Minimum rear yard

25 feet

- 55. Notwithstanding the other provisions of this Order, the lands described in Schedule 25, together with the buildings and structures accessory thereto, may be used as a conservation area.
- 56. Notwithstanding the other provisions of this Order, the lands described in Schedule 26 may be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Maximum lot coverage

15 per cent 25 feet

Minimum front yard Minimum side yard

10 feet one one side and

Minimum rear yard Maximum height

25 feet 30 feet

Minimum ground floor area

one-storey-1,000 square

4 feet on the other side

one and one-half storeys or more-750 square feet

4. Ontario Regulation 81/70, as amended by Ontario Regulations 259/70, 313/70, 369/70, 416/70, 505/70, 163/71 and 237/71, is further amended by adding thereto the following schedules:

Schedule 24

All and Singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Nottawasaga in the County of Simcoe, in the Province of Ontario and being composed of Lot 50, and part of Lot 51 as shown on a plan registered in the Registry Office for the said County as Number 938, the boundaries of which may be described as follows:

Premising that the bearing of Braeside Street is north 73° 33' 00" east (astronomic), in accordance with Registered Plan 938 and relating all bearings herein thereto:

Commencing at an iron survey bar marking the southwesterly angle of Lot 50;

Thence north 73° 33′ 00" east, along the southerly limits of lots 50 and 51, a distance of 75.00 feet to a point;

Thence north 16° 27' 00" west, parallel to the west limit of the said Lot 50, a distance of 200.00 feet to a point in the north limit of Lot 51, distant 15.00 feet easterly from the northwesterly angle thereof:

Thence south 73° 33' 00" west, along the north limits of lots 51 and 50, a distance of 75.00 feet to an iron survey bar marking the northwesterly angle of the said Lot 51;

Thence south 16° 27' 00" east, along the west limit of the said Lot 51, a distance of 200.00 feet, more or less, to the point of commencement.

Schedule 25

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, Province of Ontario, and being composed of a part of Lot 21, Concession V of the said Township, the boundaries of which may be described as follows:

Premising that the bearings herein are astronomic and are referred to the bearing of the road allowance between lots 21 and 22, across Concession IV of the said Township, assumed to be north 74° 15' 00" east;

Commencing at an iron survey bar marking the northwesterly angle of Lot 21, Concession V;

Thence north 74° 40′ 40" east, along the northerly limit of Lot 21, a distance of 690.64 feet to an iron survey bar;

Thence south 8° 01′ 00″ east, parallel to the westerly limit of Lot 21, a distance of 1029.75 feet to an iron survey bar set in the line between the north and south halves thereof;

Thence south 73° 59′ 20″ west, along the line between the north and south halves of Lot 21, a distance of 692.36 feet to an iron survey bar marking the southwesterly angle of the north half;

Thence north 8° 01′ 00″ west, along the westerly limit of Lot 21, a distance of 1038.52 feet, more or less to the said point of commencement.

Schedule 26

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, and being composed of lots 14 and 15 according to a plan registered in the Registry Office for the Registry Division of the County of Simcoe as Number 168.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 26th day of July, 1971.

(1427) 32

THE PLANNING ACT

O. Reg. 334/71.

Zoning Order—District of Sudbury, Geographic Townships of Broder and Dill. Made—July 28th, 1971. Filed—July 30th, 1971.

ORDER MADE UNDER THE PLANNING ACT

- Subsection 2 of section 12 of Ontario Regulation 355/70, as made by Ontario Regulation 64/71, is revoked and the following substituted therefor:
- (2) Notwithstanding the provisions of subsection 1, one single-family dwelling and uses, buildings and structures accessory thereto may be erected and used on each of the following described parcels of land:
 - 1. Lots 21 and 22. Plan M-165.
 - 2. Lot 14, Plan M-291.
 - 3. Lot 34, Plan M-358.
 - 4. Lot 4, Plan M-365.
 - 5. Lot 30, Plan M-379.
 - 6. Lot 169, Plan M-403.
 - 7. Lot 58, Plan M-379.
 - 8. Lot 19, Plan M-471.

- 9. Lot 2, Plan M-534.
- Broken Lot 2, Concession I, SR 876, Township of Dill.
- 11. Lot 4, Plan M-403.
- 12. Lot 2, Plan M-379.
- 13. Lot 4, Plan M-510.
- The westerly half of Lot 7, Concession III, Parcel 4447, Township of Broder.
- 2. Ontario Regulation 355/70 is further amended by adding thereto the following section:
- 14.—(1) Notwithstanding the provisions of subsection 1 of section 12, the following industrial uses are allowed on the parcels of land to which they refer:
 - A 3200 square foot extension to an existing machine shop located on Lot 5, Concession VI, Parcel 20340, RS 1339, parts 3 and 5, Township of Broder;
 - A 4200 square foot extension to a general repair shop located on Lot 5, Concession XII, Township of Dill;
 - A 1500 square foot building for a cold storage warehouse, located on Lot 5, Concession VI, Township of Broder; and
 - A 3500 square foot extension to the existing storage warehouse located on Lot 5, Concession VI, Township of Broder.
- (2) Requirements for the industrial uses allowed in subsection 1 are established as follows:

Minimum front yard 25 feet
Minimum rear yard 25 feet
Minimum side yard 15 feet
Maximum lot coverage 50 per cent

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 28th day of July, 1971.

(1428) 32

THE REGISTRY ACT

O. Reg. 335/71.
Forms and Records.
Made—July 28th, 1971.
Filed—July 30th, 1971.

REGULATION MADE UNDER THE REGISTRY ACT

1. The Schedule to Ontario Regulation 157/64, as made by section 2 of Ontario Regulation

502/69 and amended by section 1 of Ontario Regulation 28/70, is revoked and the following substituted therefor:

Schedule

	COLUMN 1	Column 2				
Ітем	Registry Division	Effective Date				
1	Carleton	January 1, 1970				
2 3	Essex	January 1, 1970				
3	Halton	January 1, 1970				
5	London	January 1, 1970				
5	Middlesex East	January 1, 1970				
6	Niagara North	January 1, 1970				
7	Niagara South	January 1, 1970				
8	Ontario County	January 1, 1970				
9	Ottawa	January 1, 1970				
10	Peel	January 1, 1970				
11	Simcoe	January 1, 1970				

	Column 1	COLUMN 2 Effective Date			
Ітем	. Registry Division				
12a	Thunder Bay East	August 1, 1971			
12b	Thunder Bay West	August 1, 1971			
13	Toronto	January 1, 1970			
14	Waterloo North	J			
	(see Note)	January 1, 1970			
15	Waterloo South	J			
	(see Note)	January 1, 1970			
16	Wentworth	January 1, 1970			
17	Toronto Boroughs and	J			
- 1	York South	January 1, 1970			

Note: Prior to January 1, 1971, the Registry Divisions of Waterloo North and Waterloo South together comprised the Registry Division of the County of Waterloo.

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Publications Under The Regulations Act

August 21st, 1971

THE DEPARTMENT OF CORRECTIONAL SERVICES ACT, 1968

O. Reg. 336/71. General. Made-July 28th, 1971. Filed-August 4th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF CORRECTIONAL SERVICES ACT. 1968

- 1. Section 26 of Ontario Regulation 345/69, as amended by section 4 of Ontario Regulation 146/71, is revoked and the following substituted therefor:
- 26.—(1) Every inmate, unless designated in subsection 2 or 3, shall, unless medically exempted, participate in work at the institution and in any institutional program to which he is assigned.
- (2) An inmate who has not been convicted, or who is awaiting transfer to a penitentiary, shall participate in work for the purpose of keeping the area of his living quarters clean and with the approval of the superintendent may participate, should he wish to do so, in other work in the institution.
- (3) An inmate who is under sentence of death shall be confined apart from all other inmates, but may work for the purpose of keeping the area of his living quarters clean.
 - 2. Schedule 2 to Ontario Regulation 345/69. as remade by section 9 of Ontario Regulation 146/71, is amended by striking out the following items:

Belleville Jail Kingston Jail Napanee Jail Picton Jail (1457)

THE SECURITIES ACT, 1966

O. Reg. 337/71. General. Made-August 4th, 1971. Filed—August 5th, 1971.

REGULATION MADE UNDER THE SECURITIES ACT, 1966

- 1. Section 6a of Ontario Regulation 101/67, as made by section 1 of Ontario Regulation 296/71, is amended by adding thereto the following subsection:
- (2a) Notwithstanding subsection 2, the Commission may, where in its opinion such action is not prejudicial to the public interest, order, subject to such terms and conditions as it may impose, that registration or renewal of registration may be granted notwithstanding any variation from the conditions set out in clauses a and b of paragraph 2 of subsection 2.
 - 2. Paragraphs a and b of subsection 3 of section 6a of Ontario Regulation 101/67, as made by section 1 of Ontario Regulation 296/71, are revoked and the following substituted therefor:
 - (a) in the case of a person no material part or interest in the business conducted by the registrant is transferred to or for the benefit of a non-resident except with the consent of the Commission where, in its opinion such transfer is not prejudicial to the public interest and the registration shall continue subject to such additional terms and conditions as the Commission may impose;
 - (b) in the case of a company no transfer of equity shares or beneficial interest therein including their control or direction having a material effect on the control of the company shall be made to a non-resident or any person associated with him except with the consent of the Commission where, in its opinion such transfer is not prejudicial to the public interest and the registration shall continue subject to such additional terms and conditions as the Commission may impose or when the result would

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be in accordance with the conditions set out in clauses a and b of paragraph 2 of subsection 2; and

3. Section 6a of Ontario Regulation 101/67, as made by section 1 of Ontario Regulation 296/71, is amended by adding thereto the following subsection:

O. Reg. 337/71

(3a) Where the Commission has made an order under subsection 2a or consented to a transfer under subsection 3, a notice of such order or consent, a summary of the facts relating thereto and the reasons therefor shall be published by the Commission in its regular weekly publication as soon as practicable after the making of the order or the granting of the consent.

(1458) 33

THE PUBLIC LIBRARIES ACT, 1966

O. Reg. 338/71. General. Made—July 20th, 1971.

Filed—August 5th, 1971.

REGULATION MADE UNDER THE PUBLIC LIBRARIES ACT, 1966

- Section 8 of Ontario Regulation 56/67, as remade by section 1 of Ontario Regulation 298/70, is revoked and the following substituted therefor:
- 8. In this Part, "population" means,
 - (a) where a library is established under Part I of the Act or a predecessor thereof or under Part IV of the Act, or a regional library system is established under Part III of the Act, the total number of inhabitants of the municipality or of the combination of municipalities for which the library or the regional library system is established, as determined by reference to the latest census of the inhabitants of the municipality or municipalities taken under The Assessment Act, 1968-69, or a predecessor thereof, except that, where such determination is inappropriate due to the formation of a new municipality or an alteration of the boundaries of an existing municipality, the population estimated by the Department of Municipal Affairs shall be used in respect of such new or altered municipality; and
 - (b) where a public library is established by the council of an Indian band, the population,

determined by the Department of Indian Affairs and Northern Development (Canada), of the reserve as defined in the *Indian Act* (Canada), that has been set apart for the use and benefit of the band and that is served by the library.

- 2.—(1) Subsection 1 of section 11 of Ontario Regulation 56/67, as remade by section 2 of Ontario Regulation 298/70, is revoked and the following substituted therefor:
- (1) The board of a public library established under Part I of the Act or under a predecessor thereof, and the board of a county library established under Part IV of the Act shall be paid a grant equal to the amount computed by multiplying 65 cents by the population of the municipality or municipalities for which the library is established but the grant shall not be less than the 1970 grant payable to the board.
 - (2) Subsection 2 of the said section 11 is revoked.
 - 3.—(1) Subsection 1 of section 12 of Ontario Regulation 56/67, as remade by section 2 of Ontario Regulation 298/70, is revoked and the following substituted therefor:
- The board of a regional library system established under Part III of the Act shall be paid a grant equal to,
 - (a) the amount computed by multiplying 35 cents by the population of the municipality or municipalities for which the board is established; and
 - (b) \$1.50 for each square mile, not in excess of 100,000 square miles, that forms part of the area of the region,

but the grant shall be not less than the 1970 grant payable to the board.

- (2) Subsection 2 of the said section 12 is revoked.
- Section 13 of Ontario Regulation 56/67, as remade by section 2 of Ontario Regulation 298/70, is revoked and the following substituted therefor:
- 13. A public library board established for a school section in territory without municipal organization continued under subsection 4 of section 2 of the Act or a county library co-operative board continued under section 53 of the Act shall be paid a grant equal to the 1970 grant payable to the board.

(1459) 33

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 339/71.

Reimbursement for Cost of Education in Territorial Districts or Crown Lands.

Made-July 15th, 1971. Approved-July 28th, 1971. Filed—August 5th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF EDUCATION ACT

- 1. Section 1 of Ontario Regulation 278/66 is amended by adding thereto the following subsection:
- (2) For the purposes of this Part, a person shall not be considered to reside in an Ontario Government establishment where he resides in a residence owned by him on lands that are within the Ontario Government establishment.

ROBERT WELCH Minister of Education

Dated at Toronto, this 15th day of July, 1971.

(1460)33

THE NIAGARA PARKS ACT

O. Reg. 340/71.

General. Made—July 2nd, 1971. Approved—July 20th, 1971. Filed-August 5th, 1971.

REGULATION MADE UNDER THE NIAGARA PARKS ACT

- 1. Section 9 of Ontario Regulation 486/69, as amended by section 1 of Ontario Regulation 143/71, is revoked and the following substituted therefor:
- 9. No person shall erect, post up or otherwise display any notice, sign, signboard or other advertising device without a sign permit from the Commission, within three hundred feet.
 - (a) from the westerly boundary of the Parks between the northerly limit of Bowen Road. in the Town of Fort Erie, and the southerly limit of Main Street in the City of Niagara Falls (formerly in the Village of Chippawa);
 - (b) from the westerly boundary of the Parks (1461)

- between that part of the King's Highway known as No. 8-A, and the northerly limit of John Street in the Town of Niagara-onthe-Lake; and
- (c) from the easterly boundary of the Parks between that part of the King's Highway known as No. 8-A, and the northerly limit of John Street in the Town of Niagara-onthe-Lake.
- 2. Section 14 of Ontario Regulation 486/69 is revoked and the following substituted therefor:
- 14.-(1) No licence for a sight-seeing vehicle shall be issued unless the sight-seeing vehicle is covered by insurance with minimum limits, under the following Schedule, exclusive of interest and costs, for loss or damage resulting from bodily injury to, or the death of, one or more persons and for loss or damage to property, regardless of the number of claims resulting from any one accident:

Schedule

Licence	Public	Passenger	Property
Class	Liability	Hazard	Damage
I.	\$100,000	\$100,000	\$10,000
II.	100,000	100,000	10,000
III.	200,000	300,000	20,000
IV.	300,000	500,000	30,000

- (2) Passenger hazard insurance shall be carried on each vehicle, as required in the Schedule, and shall be in addition to other public liability coverage.
- (3) Minimum limits when separate limits are designated for public liability, passenger hazard and property damage shall be as stated in the Schedule.
- (4) The owner of every sight-seeing vehicle, shall deposit with the commission, prior to the issuance of a licence for a sight-seeing vehicle, an original or certified copy of the policy of insurance or certificate of insurance endorsed by the policy issuer.
- (5) Where an insurance policy deposited with the Commission under this section is cancelled, the insurer shall notify the Commission, in writing, at least fifteen days before the effective date of the cancellation, or expiry, and in the absence of such notice the policy shall remain in full force and effect.

THE NIAGARA PARKS COMMISSION:

JAMES N. ALLAN Chairman

> D. R. WILSON Secretary

Dated at Niagara Falls, this 2nd day of July, 1971.

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THE HOSPITAL SERVICES COMMISSION ACT

O. Reg. 341/71.

General.

Made—July 6th, 1971. Approved—July 28th, 1971. Filed—August 5th, 1971.

REGULATION MADE UNDER THE HOSPITAL SERVICES COMMISSION ACT

1. Ontario Regulation 1/67 is amended by adding thereto the following section:

40a. Each Public Health Laboratory listed in Schedule 13 is an approved related health facility for the purpose of performing laboratory tests for hospitals approved for the purpose of the plan of hospital care insurance.

2. Ontario Regulation 1/67 is amended by adding thereto the following Schedule:

Schedule 13

PUBLIC HEALTH LABORATORES APPROVED AS RELATED HEALTH FACILITIES

Ontario Department of
Item Location Health Public Health

1. Hamilton Hamilton Psychiatric Hospital Fennell Avenue West

Mailing address: P.O. Box 2100

2. Kenora Provincial Government Bldg. 808 Robertson Street

3. Kingston Government Buildings
Barrie Street

Mailing address: Box 240

LABORATORIES

4. London Fifth Floor

London Psychiatric Hospital Off Highbury Avenue Mailing address: Box 5704, Postal Terminal A, London 12

5. North Bay North Bay Psychiatric Hospital Mailing address: P.O. Box 200

6. Orillia Highway 11B

Mailing address: Box 600

7. Ottawa 346 Moodie Drive

R.R. #2 Bells Corners

Mailing address: Box 6301, Station J, Ottawa. K2A 1S8

8. Palmerston Midwestern Reg. Children's

Centre

Mailing address: P.O. Box 700

9. Peterborough 1341 Dobbin Avenue

Mailing address: P.O. Box 265

10. St. Catharines Niagara Peninsula Sanatorium

Mailing address: Box 1016

11. Sarnia Sarnia General Hospital

Mitton Street

12. Sault Ste. Albert and Brock Streets

Marie Mailing address: P.O. Box 220

13. Thunder Bay Health Centre Building

Fort William, Thunder Bay Mailing address: P.O. Box 110,

Station F

14. Timmins 206 Fifth Avenue

15. Toronto Central Laboratory

Resources Road

Islington and Hwy. 401,

Etobicoke

Mailing address: Box 9000, Terminal A, Toronto 116

16. Windsor 3400 Huron Line

Mailing address: P.O. Box 1616,

Windsor 10

17. Woodstock Oxford Mental Health Centre

No. 19 Highway

Mailing address: P.O. Box 310

3. This Regulation is deemed to have come into force on the 1st day of January, 1970.

ONTARIO HOSPITAL SERVICES COMMISSION:

S. MARTIN
Chairman

E. P. McGavin
Commissioner

Dated at Toronto, this 6th day of July, 1971.

(1462) 33

THE NURSES ACT, 1961-62

O. Reg. 342/71. General. Made—July 27th, 1971. Approved—August 4th, 1971. Filed—August 6th, 1971.

REGULATION MADE UNDER THE NURSES ACT, 1961-62

 Clause a of section 21 of Ontario Regulation 342/62, as made by section 2 of Ontario Regulation 211/63, is amended by striking out "\$25" in the first line and inserting in lieu thereof "\$50".

Council of the College of Nurses of Ontario:

Elspeth Geiger President

JOAN C. MACDONALD

Director

Dated at Toronto, this 27th day of July, 1971.

(1463)

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Publications Under The Regulations Act

August 28th, 1971

THE HIGHWAY TRAFFIC ACT

O. Reg. 343/71. Speed Limits. Made—August 4th, 1971. Filed—August 9th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) Paragraph 1 of Part 1 of Schedule 67 to Regulation 232 of Revised Regulations of Ontario, 1960, as remade by section 2 of Ontario Regulation 336/63, is revoked and the following substituted therefor:
- Metropolitan Toronto and County of Halton-

Town of Burlington

1. That part of the King's Highway Municipality of known as the Queen Elizabeth Way in The Municipality of Metropolitan Toronto lying between a point situate 1000 feet measured westerly from its intersection with the centre line of the bridge over the Humber River and a point situate 500 feet measured easterly from its intersection with the easterly limit of the roadway known as Grand Avenue.

2. That part of the King's Highway County of Halton and The Regional Niagara-

Towns of Fort Erie

- known as the Queen Elizabeth Way lying between a point situate 150 feet measured easterly from its intersection Municipality of with the centre line of the roadway known as Brant Street in the Town of Burlington in the County of Halton Burlington and a point situate at its intersection with the westerly limit of the roadway known as Concession Road in the Town of Fort Erie in The Regional Municipality of Niagara, excepting therefrom the branch of the Queen Elizabeth Way, Niagara Falls Extension.
 - (2) The said Schedule 67, as amended by Ontario Regulations 184/61, 336/63, 115/70 and 175/71, is further amended by adding thereto the following Part:

Part 7

Metropolitan Toronto and County of Halton-

1. That part of the King's Highway Municipality of known as the Queen Elizabeth Way lying between a point situate 500 feet measured easterly from its intersection with the easterly limit of the roadway known as Grand Avenue in The Munici-

Town of Burlington

pality of Metropolitan Toronto and a point situate 150 feet measured easterly from its intersection with the centre line of the roadway known as Brant Street in the Town of Burlington ir the County of Halton.

(1498)

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THE ONTARIO WATER RESOURCES COMMISSION ACT

O. Reg. 344/71. Plumbing Code. Made-July 8th, 1971. Approved-July 28th, 1971. Filed—August 9th, 1971.

REGULATION MADE UNDER THE ONTARIO WATER RESOURCES COMMISSION ACT

- 1.—(1) Paragraph 28 of subsection 1 of section 1 of Regulation 471 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- 28. "floor drain" means a drain to receive water from a floor of a building and in its simplest form shall consist of a strainer or grate set flush with the upper surface of a floor so that water passing down through the strainer or grate enters a connected drainage pipe and without limiting the generality of the foregoing shall include, when located between the strainer and the connected pipe or nipple, any ancillary part such as a floor drain body, water stop trap, backwater valve or primer connection.
 - (2) Subsection 1 of section 1 of Regulation 471 of Revised Regulations of Ontario, 1960, as amended by section 1 of Ontario Regulation 246/66 and section 1 of Ontario Regulation 5/70, is further amended by adding thereto the following paragraph:

29b. "gang trapped" means that the waste piping from a group of two or more fixtures or other drainage openings is so arranged that all the fixtures or other drainage openings drain to a common trap but the term shall not apply when the trap is a secondary trap such as a building trap or the trar of a fixture which receives waste from one or more indirect waste pipes.

- (3) Paragraph 58b of subsection 1 of section 1 of Regulation 471 of Revised Regulations of Ontario, 1960, as made by subsection 7 of section 1 of Ontario Regulation 246/66, is revoked and the following substituted therefor:
- 58b. "storm drainage piping" means all the connected piping that conveys storm water to a place of disposal and includes the building storm drain, building storm sewer, rain water leader and area drain installed to collect surface water from the area of a building, and the piping that drains water from a swimming pool or from water-cooled air-condiditioning equipment but does not include,
 - (a) a main storm sewer;
 - (b) a sub-surface drain; or
 - (c) a foundation drain.
 - (4) Subsection 1 of section 1 of Regulation 471 of Revised Regulations of Ontario, 1960, as amended by section 1 of Ontario Regulation 246/66 and section 1 of Ontario Regulation 5/70, is further amended by adding thereto the following paragraph:
- **61a.** "trap" means a fitting or device which provides a liquid seal to prevent the emission of sewer gases without materially affecting the flow of sewage or waste water through it.
 - Section 3 of Regulation 471 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- 3.—(1) Subject to subsection 2, no person shall construct, repair, renew or alter plumbing except n conformance with this Regulation.
- (2) The Commission may, at its discretion and subject to its terms permit test installations of new plumbing materials or system design where such test installations are deemed necessary to establish the merits and limitations of the materials or lesign in question.
 - Subsection 4, as remade by subsection 1 of section 7 of Ontario Regulation 246/66, and subsection 5 of section 21 of Regulation 471 of Revised Regulations of Ontario, 1960, are revoked and the following substituted therefor:
- (4) Horizontal runs of drainage pipe and storm lrainage pipe of material other than polymeric plastic and with joints that are not fused or crewed or do not incorporate bolted flanges and that are not supported by earth shall be supported at ntervals not greater than five feet and, where such pipe has successive fittings with no pipe beween the fittings exceeding twelve inches in length, he pipe shall be supported at intervals not greater han three feet.

- (4a) All piping of polymeric plastic installed in horizontal runs not burried in the earth shall be supported by hangers spaced not more than 4 feet apart.
- (5) Distributing pipe, drainage pipe and storm drainage pipe other than piping described in subsections 4 and 4a, when placed in horizontal runs, shall be supported at intervals of not more than,
 - (a) eight feet for pipes larger than 3/4 inch, trade size; and
 - (b) six feet for pipes of 3/4 inch or smaller, trade size, and

piping of lead shall be continuously supported throughout its length.

- 4.—(1) Subsection 1 of section 29 of Regulation 471 of Revised Regulations of Ontario, 1960, as amended by section 10 of Ontario Regulation 246/66 and section 8 of Ontario Regulation 5/70, is revoked and the following substituted therefor:
- 29.—(1) Service piping and distributing piping shall be of,
 - (a) brass, conforming to sections 11 and 12;
 - (b) cast iron, conforming to section 30;
 - (c) copper, conforming to sections 11, 12 and 13;
 - (d) ductile-iron pipe that is centrifugally cast and has a manufacturers' rating adequate to the service conditions;
 - (e) open hearth iron, conforming to section 31;
 - (f) steel, conforming to section 32;
 - (g) wrought iron, conforming to sections 33 and 34; or
 - (h) polyethylene pipe or tube provided that the pipe or tube is,
 - (i) installed underground,
 - (ii) restricted in use to water of a temperature less than 100° Fahrenheit,
 - (iii) rated for a maximum working pressure of 150 p.s.i. or more, and
 - (iv) Canadian Standards Association certified for the intended purpose.
 - (2) Subsection 2 of section 29 of Regulation 471 of Revised Regulations of Ontario, 1960, as amended by subsection 1 of section 1 of Ontario Regulation 178/64, is revoked.

- (3) Section 29 of Regulation 471 of Revised Regulations of Ontario, 1960, as amended by section 10 of Ontario Regulation 246/66, section 8 of Ontario Regulation 5/70 and sections 1 and 2 of Ontario Regulation 178/64, is further amended by adding thereto the following subsection:
- (5) No service pipe, and no distributing pipe between the point of connection with the service pipe or the meter and the first branch which supplies a water heater, shall have an inside diameter of less than \(^3\)4 inch.
 - 5. Subsection 2 of section 40 of Regulation 471 of Revised Regulations of Ontario, 1960, is revoked and the following substituted therefor:
- (2) A stop cock or valve shall be installed at each water outlet supplying a sanitary unit and where a water using appliance is connected to a water distributing system there shall be installed at the point of each connection a stop cock or valve which is in addition to any other stop cock or valve required by subsections 3 and 4.
 - 6. Section 43 of Regulation 471 of Revised Regulations of Ontario, 1960, as amended by section 10 of Ontario Regulation 5/70, is further amended by adding thereto the following subsection:
- (6) Where the capacity of one back-flow preventer is inadequate for a particular installation and the next larger size is excessively large or unsuitable, it is permissible to install two or more smaller units in parallel but in no event shall such a parallel installation consist of more than four individual units.
 - 7. Section 48 of Regulation 471 of Revised Regulations of Ontario, 1960, as amended by section 3 of Ontario Regulation 178/64 and section 11 of Ontario Regulation 5/70, is further amended by adding thereto the following subsection:
- (11) No running trap shall be installed unless an accessible handhole is provided for cleaning of the trap and in the event that the trap is too small to accommodate an actual handhole, a clean-out shall be provided to serve the same purpose.
 - 8. Clause e of subsection 2 of section 52 of Regulation 471 of Revised Regulations of Ontario, 1960, as amended by subsection 3 of section 19 of Ontario Regulation 246/66, is revoked and the following substituted therefor:
 - (e) copper or brass pipe or copper tube of type L or type K;
 - 9. Section 57 of Regulation 471 of Revised

- Regulations of Ontario, 1960, as amended by section 22 of Ontario Regulation 246/66, is further amended by adding thereto the following subsection:
- (4a) Where extra heavy cast iron drainage pipe is required, cast iron drainage pipe certified to the Canadian Standards Association Standard B 70, as revised May, 1971, shall be acceptable.
 - 10. Section 62 of Regulation 471 of Revised Regulations of Ontario, 1960, as remade by section 20 of Ontario Regulation 5/70, is revoked and the following substituted therefor:
- 62. Where a run of drainage piping or storm drainage piping of six-inch diameter or less is increased to a larger diameter or reduced to a smaller diameter, such change in diameter shall be accomplished by the use of a fitting which connects the two diameters by a conical section such that the included angle between the center line and the side of the cone does not exceed 45°.
 - 11. Section 73a of Regulation 471 of Revised Regulations of Ontario, 1960, as made by section 27 of Ontario Regulation 246/66 and amended by subsection 2 of section 8 of Ontario Regulation 221/67, is further amended by adding thereto the following subsection:
- (6) Foundation drains shall not be the subject of this Regulation with respect to size, choice of material or installation but, where foundation drains connect to drainage piping or storm drainage piping, the connection shall be subject to section 140.
 - 12.—(1) Subsection 7a of section 76 of Regulation 471 of Revised Regulations of Ontario, 1960, as made by subsection 3 of section 24 of Ontario Regulation 5/70, is revoked and the following substituted therefor:
 - (7a) Floor drains in a parking garage shall be,
 - (a) individually trapped and connected directly to drainage piping;
 - (b) gang trapped and connected directly to drainage piping; or
 - (c) connected to an indirect waste system with or without traps depending on the need to control vapour movement.
- (2) Section 76 of Regulation 471 of Revised Regulations of Ontario, 1960, as remade by section 28 of Ontario Regulation 246/66 and amended by section 24 of Ontario Regulation 5/70, is further amended by adding thereto the following subsections:
- (13) Where a floor drain is certified to a Canadian

Standards Association document, materials other than those specified in this section shall be acceptable providing Canadian Standards Association tests indicate that the performance and service life of the floor drain will not be diminished by the use of the alternate material.

- (14) Where a drain is intended to serve as a hub drain and not a floor drain, the flood level of the drain shall be at least $1\frac{1}{2}$ inches above the surrounding floor area.
- (15) Where a waste pipe that is required to be an indirect waste, discharges to a fixture or a floor drain that is not a fixture or a hub drain, the air gap between the indirect waste pipe and the fixture or drain shall be in accordance with section 41.
 - Subsection 2 of section 79 of Regulation 471 of Revised Regulations of Ontario, 1960 is revoked.
 - 14. Section 86 of Regulation 471 of Revised Regulations of Ontario, 1960, as amended by section 33 of Ontario Regulation 246/66, is further amended by adding thereto the following subsections:
- (3) A grease interceptor installed in drainage piping shall be subjected to the tests prescribed in section 145 or 146, as the case may be, and shall be found not to leak.
- (4) Where a grease trap is also required to function as a fixture trap, it shall, in addition to the tests prescribed in sections 145 and 146, also be tested in accordance with section 147, and the water seal shall not leak.
- (5) All grease interceptors shall be so installed as to be accessible for cleaning and all other maintenance which may be periodically required.
 - 15. Section 98 of Regulation 471 of Revised Regulations of Ontario, 1960, as amended by section 41 of Ontario Regulation 246/66 and section 32 of Ontario Regulation 5/70, is revoked and the following substituted therefor:
- 98.—(1) Where a soil stack, waste stack, vent stack, rainwater leader or vertical waste pipe is connected to the building drain or a building storm drain or a branch thereof, the exact point of transition between the building drain and the stack or vertical waste pipe shall be determined in accordance with subsections 4 and 5 of section 131.
- (2) Where a dimensional change is made in pipe diameter, the dimensional change shall be made not more than 5 feet downstream from the transition point.
- (3) Where the transition point is burried underground, all material used downstream of the transition point shall be in conformance with section 52.

- (4) Structural support provided at the base of a stack or rainwater leader shall be adequate to maintain the pipe alignment with due allowances made for the weight of the pipe and any water which may be contained therein, and also for other supports which may be so designed as to carry part or all of the pipe and its contents.
- (5) Nothing in this section shall preclude the installation below a floor slab supported on earth, of any drainage pipe of the minimum size permitted by section 96.
 - 16. Subsection 5 of section 106 of Regulation 471 of Revised Regulations of Ontario, 1960, as amended by subsection 5 of section 45 of Ontario Regulation 246/66 and section 35 of Ontario Regulation 5/70, is revoked and the following substituted therefor:
- (5) The waste pipe from any single fixture with no more than one compartment and having a diameter of not more than 1½ inches may be connected to a circuit vent, loop vent, relief vent or yoke vent or to the point of connection between the vent stack and the building drain, soil stack or waste stack if the fixture is on the same floor level as any other fixtures being vented by the same vent and if the fixture complies with sections 101 to 103.
 - 17. Subsection 2 of section 128a of Regulation 471 of Revised Regulations of Ontario, 1960, as made by section 5 of Ontario Regulation 178/64, is revoked and the following substituted therefor:
- (2) Where stacks or vent pipes pass through a roof they shall be equipped with a flashing so installed that no storm water can pass between the flashing and the roof nor between the flashing and the pipe or stack.
- 18. Subsection 4 of section 139 of Regulation 471 of Revised Regulations of Ontario, 1960, as made by subsection 2 of section 41 of Ontario Regulation 5/70, is revoked and the following substituted therefor:
- (4) A manhole may be used as a clean-out in a building sewer or a building storm sewer and,
 - (a) where a manhole is constructed to serve a building sewer or a building storm sewer, the manhole shall be a minimum diameter of 42 inches if it is of circular section and a minimum of 42 inches square if of a square section;
 - (b) the developed length from the outer face of the wall of the building to the manhole nearest to the outer face of the wall shall not exceed 100 feet;
 - (c) the maximum pipe length between any two connected manholes in the building sewer

- or building storm sewer shall not exceed 300 feet in piping of 24-inch diameter or less, and shall not exceed 500 feet in piping of diameter greater than 24 inches;
- (d) there shall be no change in slope or direction of any section between manholes of a building sewer or building storm sewer;
- (e) where a manhole is constructed within a building or if the building is constructed so as to enclose an existing manhole, the manhole shall be sealed and vented independently to atmosphere outside the building and the vent pipe shall have a minimum inside diameter of 3 inches and and shall terminate at least one foot above ground; and
- (f) every manhole shall be supported independently of the pipe and shall impose no load on any pipe connected to it.
- 19. Subsection 6 of section 140 of Regulation 471 of Revised Regulations of Ontario, 1960, as made by subsection 2 of section 65 of Ontario Regulation 246/66 is revoked and the following substituted therefor:
- (6) Where a foundation drain connects to a building sewer or building drain, the foundation drain shall be separated from the sewer or building drain by a trap which is readily accessible for cleaning and maintenance.
 - 20. Section 145 of Regulation 471 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- 145.—(1) Subject to subsections 2 and 3, a water test shall be made by,
 - (a) tightly closing all outlets, except the highest, in the piping being tested;
 - (b) filling the piping completely with water until the water is steadily overflowing at a point at least 5 feet above the highest joint to be tested;
 - (c) visually examining every joint of the piping after the water has been in the piping for not less than fifteen minutes and while still in it;
 and
 - (d) ensuring that no water is seeping out or leaking at any point.
- (2) Where it is inconvenient for the plumber to obtain the minimum 5 foot hydrostatic head required by clause b of subsection 1, he may in lieu thereof, apply air pressure to the water in the system so that the water is at a minimum pressure of 5 p.s.i. at every joint to be tested.

- (3) The 5 foot hydrostatic head requirements or 5 p.s.i. requirements shall not apply to any section of a plumbing system which is filled with water to overflowing above the level of the roof outside the building.
 - 21. Section 153 of Regulation 471 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- 153. Except as flushing water to a urinal or a water-closet, non-potable water shall not be supplied to any plumbing fixture and where non-potable water is so supplied to any plumbing fixture the piping system shall comply with section 27.
 - 22. Subsection 2 of section 157, of Regulation 471 of Revised Regulations of Ontario, 1960, as remade by section 71 of Ontario Regulation 246/66 and amended by section 46 of Ontario Regulation 5/70, is revoked and the following substituted therefor:
- (2) Subject to section 157a, a water-closet bowl shall be,
 - (a) of vitreous china or any material having an equally smooth, hard, impervious surface;
 - (b) in one piece;
 - (c) provided with integral flushing rims so constructed as to flush the entire interior of the bowl;
 - (d) rigidly connected to the waste pipe; and
 - (e) where the water-closet bowl is in a public washroom, equipped with a seat with an open front.
 - 23. Regulation 471 of Revised Regulations of Ontario, 1960, is amended by adding thereto the following sections:
- 157a.—(1) For the purpose of this section a Class 2 water-closet shall be a toilet which has been certified by the Canadian Standards Association to a Canadian Standards Association standard or other appropriate Canadian Standards Association document and which in normal usage dilutes sewage with at least sufficient water so that it may be disposed of through a connected piping system but which does not meet all requirements of section 157.
- (2) A Class 2 water-closet may be used in a plumbing system which is not drained to a main sewer.
- (3) Where a water supply pipe is connected to a Class 2 water-closet those parts of section 24 and sections 41 to 44 which deal with the protection of a potable water supply shall apply.
 - (4) Where a Class 2 water-closet is designed to

store sewage between periods of usage, it shall be adequately ventilated directly from the toilet to outside atmosphere or chemically treated, so that the room in which it is located shall be free of objectionable odours.

- 24. Clause a of subsection 1 of section 161 of Regulation 471 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
 - (a) shall be of material prescribed by clause a of subsection 2 of section 157; and
- 25. Appendix A to Regulation 471 of Revised Regulations of Ontario, 1960, as made by section 52 of Ontario Regulation 5/70, is amended by adding "Basket Strainers" under the heading "Traps and Drain Fittings".

ONTARIO WATER RESOURCES COMMISSION:

JOHN H. ROOT Acting Chairman

W. S. MACDONNELL Commission Secretary

Dated at Toronto, this 8th day of July, 1971.

(1499)

THE MUNICIPAL ACT

O. Reg. 345/71.
Designation of Municipalities.
Made—August 4th, 1971.
Filed—August 9th, 1971.

REGULATION MADE UNDER THE MUNICIPAL ACT

DESIGNATION OF MUNICIPALITIES

- 1. The following municipalities are designated as local municipalities for the purposes of section 294b of the Act:
 - 1. Borough of Etobicoke
 - 2. Borough of York
 - 3. City of Barrie
 - 4. City of Brockville
 - 5. City of Chatham
 - 6. City of Cornwall
 - 7. City of Kitchener

- 8. City of Niagara Falls
- 9. City of Pembroke
- 10. City of Welland
- 11. City of Woodstock
- 12. Town of Brampton
- 13. Town of Haileybury
- 14. Town of Lindsay
- 15. Town of Oakville
- 16. Town of Port Credit
- 17. Township of East Whitby
- 18. Township of Nepean
- 19. Township of Sarnia
- 20. Township of Sidney
- 21. Township of Teck
- 22. Township of Whitney

O. Reg. 345/71, s. 1.

(1500)

34

THE FOREST FIRES PREVENTION ACT, 1968

O. Reg. 346/71. Restricted Fire Zone. Made—August 10th, 1971. Filed—August 10th, 1971.

REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT, 1968

RESTRICTED FIRE ZONE

1. The parts of Ontario described in schedules 3, 4, 7, Schedule 14 as amended by Ontario Regulation 245/70, and schedules 16 and 20 to Ontario Regulation 119/69, are declared to be restricted fire zones from the 10th day of August to the 17th day of August, both inclusive, in the year 1971.

RENE BRUNELLE
Minister of Lands and Forests

Toronto, August 10th, 1971.

(1501)

34

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 347/71.

Temporary Closing of Highway No. 84—Village of Zurich.
Made—August 11, 1971.
Filed—August 12, 1971.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

1. That part of the King's Highway, commonly known as Highway No. 84, lying between Goshen Street and Frederick Street in the Village of Zurich, County of Huron, shall be closed between the hours of 9.00 p.m. on the 27th day of August, 1971, and 9.00 p.m. on the 28th day of August, 1971.

CHARLES MACNAUGHTON
Minister of Transportation and
Communications

Dated at Toronto, this 11th day of August, 1971.

(1502) 34

THE GAME AND FISH ACT, 1961-62

O. Reg. 348/71.

Open Seasons—Deer, Moose and Black Bear. Made—August 11th, 1971. Filed—August 13th, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT, 1961-62

- Section 5 of Ontario Regulation 49/71, as amended by section 1 of Ontario Regulation 325/71, is further amended by striking out "and" at the end of clause b and adding thereto the following clauses:
 - (d) Schedule 13 from the 1st day of November, 1971 to the 6th day of November, 1971, both inclusive; and
 - (e) Schedule 14 from the 1st day of November, 1971 to the 4th day of November, 1971, both inclusive.
- Ontario Regulation 49/71, as amended by Ontario Regulation 325/71, is further amended by adding thereto the following section:

- 6a. Only shotguns may be used to hunt deer in the townships of Asphodel, North Monaghan and Otonabee in the County of Peterborough.
 - 3. Ontario Regulation 49/71, as amended by Ontario Regulation 325/71, is further amended by adding thereto the following section:
- 9a.—(1) The holder of a resident's licence to hunt bear and moose or a non-resident's licence to hunt moose may hunt moose in the parts of Ontario described in Schedule 15 from the 18th day of September, 1971 to the 26th day of September, 1971, both inclusive.
- (2) Only bows and arrows may be used to hunt moose in the parts of Ontario described in Schedule 15 during the period set out in subsection 1.
 - Ontario Regulation 49/71, as amended by Ontario Regulation 325/71, is further amended by adding thereto the following schedules:

Schedule 13

- That part of the County of Peterborough lying southerly of that part of the King's Highway known as No. 7.
- 2. Those parts of the counties of Frontenac, Hastings and Lennox and Addington lying between that part of the King's Highway known as No. 7 and that part of the King's Highway known as No. 401.
- 3. That part of the County of Lanark lying northerly of that part of the King's Highway known as No. 7.

Schedule 14

- 1. The Regional Municipality of Ottawa-Carleton.
- 2. The Counties of Grenville and Leeds.
- 3. That part of the County of Lanark lying southerly of that part of the King's Highway known as No. 7.

Schedule 15

- 1. The geographic Township of Deloro in the Territorial District of Cochrane.
- 2. The geographic townships of English and Zavitz in the Territorial District of Sudbury.
- 3. The geographic townships of Adams, Bartlett, Douglas, Geikie and McArthur in the Territorial District of Timiskaming.

(1503) 34

THE PUBLIC LANDS ACT

O. Reg. 349/71.

Sale and Lease of Public Lands. Made—August 11th, 1971. Filed—August 13th, 1971.

REGULATION MADE UNDER THE PUBLIC LANDS ACT

1. Subsection 1 of section 20 of Ontario Regula-

tion 246/71 is revoked and the following substituted therefor:

- $\begin{array}{c} (1)\ \ Regulation\ \ 524\ \ of\ \ Revised\ \ Regulations\ \ of\\ Ontario, 1960\ and\ Ontario\ Regulations\ \ 370/61, 66/62,\\ 214/63, 268/63, 208/66, 87/69, 218/69, 447/69, 113/70\ \ and\ 517/70\ \ are\ revoked. \end{array}$
 - This Regulation shall be deemed to have come into force on the 3rd day of June, 1971.

(1504)

34

Publications Under The Regulations Act

September 4th, 1971

THE MILK ACT, 1965

O. Reg. 350/71. Industrial Milk—Marketing. Made—August 13th, 1971. Filed—August 16th, 1971.

REGULATION MADE UNDER THE MILK ACT, 1965

- 1.—(1) Subsection 3 of section 13 of Ontario Regulation 146/70, as amended by subsection 4 of section 1 of Ontario Regulation 65/71, is further amended by striking out "\$3.99" in the third line and inserting in lieu thereof "\$4.24".
- (2) Subsection 4 of the said section 13, as amended by subsection 5 of section 1 of Ontario Regulation 65/71, is further amended by striking out "\$3.99" in the third line and inserting in lieu thereof "\$4.24".

THE ONTARIO MILK MARKETING BOARD:

GEORGE R. McLaughlin
Chairman

H. PARKER
Secretary

Dated at Toronto, this 13th day of August, 1971.

(1528) 35

THE MILK ACT, 1965

O. Reg. 351/71. Grade A Milk—Marketing. Made—August 13th, 1971. Filed—August 16th, 1971.

REGULATION MADE UNDER THE MILK ACT, 1965

1.—(1) Subsection 6 of section 16 of Ontario Regulation 70/68, as remade by section 2 of Ontario Regulation 144/70, and amended by subsection 4 of section 1 of Ontario (1530)

Regulation 66/71, is further amended by striking out "\$3.99" in the fourth line and inserting in lieu thereof "\$4.24".

(2) Subsection 7 of the said section 16, as remade by section 2 of Ontario Regulation 144/70, and amended by subsection 5 of section 1 of Ontario Regulation 66/71, is further amended by striking out "\$3.99" in the fourth line and inserting in lieu thereof "\$4.24".

THE ONTARIO MILK MARKETING BOARD:

GEORGE R. McLaughlin
Chairman

H. PARKER Secretary

Dated at Toronto, this 13th day of August, 1971.

(1529) 35

THE FOREST FIRES PREVENTION ACT, 1968

O. Reg. 352/71. Restricted Fire Zone. Made—August 16th, 1971. Filed—August 17th, 1971.

REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT, 1968

RESTRICTED FIRE ZONE

1. The parts of Ontario described in schedules 3, 4, 7 and 14 as amended by Ontario Regulation 245/70, and schedules 16 and 20 to Ontario Regulation 119/69 are declared to be restricted fire zones from the 18th day of August to the 24th day of August, both inclusive, in the year 1971. O. Reg. 352/71, s. 1.

RENE BRUNELLE
Minister of Lands and Forests

35

Dated at Toronto, this 16th day of August, 1971.

THE PUBLIC HOSPITALS ACT

O. Reg. 353/71. Hospital Management. Made—August 11th, 1971. Filed—August 18th, 1971.

O. Reg. 353/71

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

- Section 36 of Regulation 523 of Revised Regulations of Ontario, 1960, as amended by section 3 of Ontario Regulation 263/68, is further amended by adding thereto the following subsections:
- (1a) Where a patient returns to the same hospital for renal dialysis treatments, each such repeat visit shall not be considered a new admission of the patient for the purposes of subsection 1, and the same medical record number may continue to be used for repeated renal dialysis treatments for that patient provided any repeat or additional examinations considered necessary by the attending physician are performed and the results and reports thereof are recorded on the patient's medical history and adequate progress notes of the patient's condition and treatment are written by the attending physician on the patient's medical history for each visit to the hospital.
- (1b) A continuing clinical record of renal dialysis treatments for each patient receiving such treatments may be kept in the renal dialysis department of the hospital, but if this is done, the total clinical record of all such treatments received by a patient shall be a part of the medical record for that patient and the clinical record or a copy of it shall be delivered, forthwith after the patient has stopped receiving renal dialysis treatments in that hospital, to the administrator for inclusion in the medical record of the patient that is maintained in the medical record department of the hospital.
 - Subclause v of clause h of section 37 of Regulation 523 of Revised Regulations of Ontario, 1960 is amended by adding at the end thereof "including renal dialysis treatment,".

(1531) 35

THE CHARITABLE INSTITUTIONS ACT, 1962-63

O. Reg. 354/71. General. Made—August 11th, 1971. Filed—August 18th, 1971.

REGULATION MADE UNDER THE CHARITABLE INSTITUTIONS ACT, 1962-63

1.—(1) Item 1, as remade by section 16 of

- Ontario Regulation 400/67, item 29a, as made by subsection 1 of section 1 of Ontario Regulation 348/68 and item 61, as made by section 16 of Ontario Regulation 400/67, of Schedule 1 to Ontario Regulation 297/64, are revoked.
- (2) Item 25a of the said Schedule 1, as made by section 4 of Ontario Regulation 173/68, is revoked and the following substituted therefor:
- 25a. The Glebe Centre Incorporated
- 2.—(1) Item 15b of Schedule 3 to Ontario Regulation 297/64, as made by section 5 of Ontario Regulation 173/68, is revoked and the following substituted therefor:
- 15b. The Glebe Centre Incorporated, 954 Bank Street, Ottawa
- 15c. Grove Park, 234 Cook Street, Barrie
- (2) Item 41 of the said Schedule 3 is revoked.
- 3.—(1) Item 2a, as made by section 4 of Ontario Regulation 152/70 and item 7, as remade by section 6 of Ontario Regulation 173/68, of Schedule 4 to Ontario Regulation 297/64, are revoked.
- (2) The said Schedule 4 as remade by section 6 of Ontario Regulation 173/68 and amended by section 2 of Ontario Regulation 220/69, section 4 of Ontario Regulation 152/70, section 2 of Ontario Regulation 190/70, section 2 of Ontario Regulation 314/70 and section 6 of Ontario Regulation 485/70, is further amended by adding thereto the following item:
- 3b. Hope Acres, Glencairn

(1532) 35

THE CHILDREN'S INSTITUTIONS ACT, 1962-63

O. Reg. 355/71.

General.

Made—August 11th, 1971.

Filed—August 18th, 1971.

REGULATION MADE UNDER THE CHILDREN'S INSTITUTIONS ACT, 1962-63

1.—(1) Item 2c of Schedule 1 to Ontario Regulation 279/63, as made by subsection 2 of section 1 of Ontario Regulation 482/69, is revoked and the following substituted therefor:

- 2c. Community Girls Home Association
- 2d. Cornwall Youth Residence Inc.
- (2) The said Schedule 1, as amended by Ontario Regulations 186/64, 165/65, 178/66, 350/66, 180/67, 399/67, 148/68, 347/68, 135/69, 482/69, 153/70, 556/70 and 214/71, is further amended by adding thereto the following items:
 - 4. Hamilton Wesley House
 - 17. Sancta Maria House
 - 22. St. Leonard's House Windsor
 - 24. Youth Services of Lambton County Incorporated
- (3) Item 9aa, as made by subsection 2 of section 1 of Ontario Regulation 135/69 and items 9b and 9c, as made by subsection 2 of section 1 of Ontario Regulation 180/67, of the said Schedule 1, are revoked and the following substituted therefor:
 - 9b. Mission Services of London
 - 9c. Mount St. Joseph
 - 9d. The Ontario District of the Lutheran Church Missouri Synod
 - 9e. Opportunity House Incorporated
- (4) Items 22a, 22b and 22c, as made by subsection 5 of section 16 of Ontario Regulation 399/67. item 22aa as made by subsection 2 of section 2 of Ontario Regulation 347/68 and item 22d, as made by subsection 2 of section 1 of Ontario Regulation 214/71, of the said Schedule 1, are revoked and the following substituted therefor:
- 22a. Sudbury District Boy's Home
- 22b. United Community Services of Greater London
- 22c. The Windsor Group Therapy Project
- 22d. Yorklea Children's Lodges Incorporated (1533)

- 22e. Young Women's Christian Association of Metropolitan Toronto
- 2.—(1) Item 1b, as made by section 2 of Ontario Regulation 153/70 and item 1c, as made by subsection 1 of section 3 of Ontario Regulation 556/70 of Schedule 2 to Ontario Regulation 279/63, are revoked and the following substituted therefor:
 - 1b. Charles C. Lawson Lodge, 1610 Main Street West, Hamilton
 - 1c. Charlton Hall, 52-56 Charlton Street West, Hamilton
 - 1d. Circle R Boys Ranch, Cookstown
- (2) The said Schedule 2, as amended by Ontario Regulations 165/65, 178/66, 350/66, 180/67, 148/68, 135/69, 314/69, 153/70, 315/70 and 556/70, is further amended by adding thereto the following item:
 - 3. Hamilton Wesley House, 401-403 King Street West, Hamilton
- (3) Item 6b of the said Schedule 2, as made by section 2 of Ontario Regulation 153/70, is revoked and the following substituted therefor:
 - 6b. Opportunity House, 301 Broadview Avenue. Toronto
 - 6c. Ottawa Youth Residence for Girls, 559 Parkdale Avenue, Ottawa
- (4) Item 10b of the said Schedule 2, as made by section 1 of Ontario Regulation 315/70, is revoked and the following substituted there-
- 10b. Sancta Maria House, 102 Bernard Avenue, Toronto
- 10c. Servite Sisters Home for Children. 414 Booth Street. Ottawa
- 10d. Teen Girls Home. 193 Wharncliffe Road South, London

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 356/71.

Designations—Toronto to Quebec Boundary (Hwy. No. 401). Made—August 11th, 1971. Filed—August 18th, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Regulation 216 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following Schedule:

Schedule 11a

WIDENINGS TO INTERCHANGE AREA
AT MARKHAM ROAD

In the Borough of Scarborough in The Municipality of Metropolitan Toronto being,

- (a) part of lots 18, 19 and 20, Concession 2;
- (b) part of blocks G, H, J, K and M, registered plan M-839; and
- (c) part of the road allowance between lots 18 and 19, Concession 2 (Markham Road),

and being those portions of the King's Highway, shown as PARTS 1, 2, 3 and 4, on plan P-2920-240, filed with the Superintendent of Documents of the Department of Transportation and Communications, at Toronto.

(1534) 35

THE HIGHWAY IMPROVEMENT ACT

O. Reg. 357/71.

Designations—Toronto to Woodstock (Highway 403). Made—August 11th, 1971. Filed—August 18th, 1971.

REGULATION MADE UNDER THE HIGHWAY IMPROVEMENT ACT

 Schedule 3 to Ontario Regulation 286/62 is revoked and the following substituted therefor:

Schedule 3

In the Town of Mississauga in the County of Peel being,

(a) part of lots 10, 11 and 12, Concession 2 north of Dundas Street;

- (b) part of east half of lots 1, 2, 3, 4, 5 and 6, Concession 2 east of Hurontario Street;
- (c) part of west half of lots 1, 2, 3, 4, 5 and 6, Concession 2 west of Hurontario Street;
- (d) part of east half of Lot 4, Concession 3 east of Hurontario Street;
 - (e) part of west half of lots 4 and 5, Concession 3 east of Hurontario Street; and
- (f) part of the road allowance between,
 - (i) lots 10 and 11, Concession 2 north of Dundas Street (Cawthra Road),
 - (ii) Concession 2 north of Dundas Street and Concession 2 east of Hurontario Street (Base Line Road),
 - (iii) concessions 2 and 3, east of Hurontario Street (Heart Lake Road), and
 - (iv) lots 5 and 6, Concession 2 east of Hurontario Street (Britannia Road),

and being those portions of the King's Highway shown as PARTS 1, 2 and 3, on Department of Transportation and Communications plan P-5005-29, filed with the Superintendent of Documents of the Department of Transportation and Communications, at Toronto, on the 9th day of June, 1971.

3.20 miles, more or less.

(1535)

35

THE FOREST FIRES PREVENTION ACT, 1968

O. Reg. 358/71. Restricted Fire Zone. Made—August 19th, 1971. Filed—August 19th, 1971.

REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT, 1968

 Ontario Regulation 352/71 is amended by striking out "4" in the first line and "and 20" in the second line.

RENE BRUNELLE
Minister of Lands and Forests

Dated at Toronto, this 19th day of August, 1971.

(1536) 35

2641

THE ONTARIO GAZETTE THE HIGHWAY TRAFFIC ACT

THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

O. Reg. 359/71.

Tax Arrears and Tax Sales Procedures. Made-Angust 18th, 1971. Filed-August 19th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

- 1. Item 4 and item 11 of Schedule 2 to Ontario Regulation 291/70 are revoked and the following substituted therefor:
- 4. Manitoulin

Township of Assiginack Township of Cockburn Island Township of Sandfield Township of Tehkummah

11. Thunder Bay City of Thunder Bay Municipality of Neebing Municipality of Shuniah Township of Conmee Township of O'Connor Township of Paipoonge

> DALTON BALES Minister of Municipal Affairs

Dated at Toronto, this 18th day of August, 1971.

(1537)35

THE FOREST FIRES PREVENTION ACT, 1968

O. Reg. 360/71. Restricted Fire Zone. Made-August 20th, 1971. Filed-August 20th, 1971.

REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT, 1968

1. Ontario Regulation 352/71, as amended by Ontario Regulation 358/71, is revoked.

> RENE BRUNELLE Minister of Lands and Forests

Dated at Toronto, this 20th day of August, 1971.

(1539)

O. Reg. 361/71.

Construction Zones. Made-August 20th, 1971. Filed-August 20th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Schedule 71 to Ontario Regulation 233/67, as made by section 12 of Ontario Regulation 217/68 and amended by section 19 of Ontario Regulation 41/69 and section 39 of Ontario Regulation 119/70, is further amended by adding thereto the following paragraph:
- 6. That part of the King's Highway known as No. 129 in the Territorial District of Sudbury commencing at a point situate at its intersection with the King's Highway known as No. 101 in the Township of Tp. 29 and extending southerly therealong for a distance of 78.0 miles more or less. (D-18).
 - 2. Ontario Regulation 233/67 is amended by adding thereto the following Schedule:

Schedule 210

LINCOLN STREET EXTENSION

1. That part of the King's Highway known as the Lincoln Street Extension in The Regional Municipality of Niagara lying between a point situate at its intersection with the westerly limit of the City of Welland and a point situate 300 feet measured easterly from its intersection with the roadway known as Riverside Drive.

> CHARLES MACNAUGHTON Minister of Transportation and Communications

> > 35

Dated at Toronto, this 20th day of August, 1971.

35 | (1540)

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Publications Under The Regulations Act

September 11th, 1971

THE MENTAL HEALTH ACT, 1967

O. Reg. 362/71.

Grants.

Made—August 18th, 1971.

Filed—August 26th, 1971.

REGULATION MADE UNDER THE MENTAL HEALTH ACT, 1967

- Section 7a of Ontario Regulation 298/69 as made by section 1 of Ontario Regulation 366/69, is amended by adding thereto the following items:
 - 2. Sudbury—Community Psychiatric Hospital
 - Windsor—Community Psychiatric Hospital

(1563)

36

THE MILK ACT, 1965

O. Reg. 363/71. Industrial Milk—Marketing. Made—August 25th, 1971. Filed—August 27th, 1971.

REGULATION MADE UNDER THE MILK ACT, 1965

- 1.—(1) Subsection 2a of section 13 of Ontario Regulation 146/70, as made by subsection 1 of section 1 of Ontario Regulation 13/71 and amended by subsection 3 of section 1 of Ontario Regulation 65/71, is amended by striking out "\$4.14" in the fourth line and inserting in lieu thereof "\$4.60".
- (2) Subsection 2b of the said section 13, as made by subsection 1 of section 1 of Ontario Regulation 332/71, is amended by striking out "\$5.29" in the fourth line and inserting in lieu thereof "\$5.61".
- (3) Subsection 3a of the said section 13, as made by subsection 1 of section 1 of Ontario Regulation 332/71, is amended by striking out "\$5.14" in the fourth line and inserting in lieu thereof "\$5.46".

2. This Regulation comes into force on the 1st day of September, 1971.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin Chairman

> H. PARKER Secretary

Dated at Toronto, this 25th day of August, 1971.

(1564)

36

THE MILK ACT, 1965

O. Reg. 364/71. Grade A Milk—Marketing. Made—August 25th, 1971. Filed—August 27th, 1971.

REGULATION MADE UNDER THE MILK ACT. 1965

- 1.—(1) Subsection 1 of section 16 of Ontario Regulation 70/68, as remade by section 2 of Ontario Regulation 144/70 and amended by subsection 1 of section 1 of Ontario Regulation 14/71, is further amended by striking out "\$7.42" in the eighth line and inserting in lieu thereof "\$7.62".
- (2) Subsection 2 of the said section 16, as remade by section 2 of Ontario Regulation 144/70 and amended by subsection 2 of section 1 of Ontario Regulation 14/71, is further amended by striking out "\$6.85" in the seventh line and inserting in lieu thereof "\$7.05".
- (3) Subsection 3 of the said section 16, as remade by section 2 of Ontario Regulation 144/70 and amended by subsection 3 of section 1 of Ontario Regulation 14/71, is further amended by striking out "\$6.41" in the fourth line and inserting in lieu thereof "\$6.61".
- (4) Subsection 5a of the said section 16, as made by subsection 3 of section 1 of Ontario Regulation 66/71, is amended by striking out "\$4.14" in the fourth line and inserting in lieu thereof "\$4.60".
- (5) Subsection 5b of the said section 16, as made by subsection 1 of section 1 of Ontario

Regulation 331/71, is amended by striking out "\$5.29" in the fourth line and inserting in lieu thereof "\$5.61".

- (6) Subsection 6a of the said section 16, as made by subsection 1 of section 1 of Ontario Regulation 331/71, is amended by striking out "\$5.14" in the fourth line and inserting in lieu thereof "\$5.46".
- 2. This Regulation comes into force on the 1st day of September, 1971.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin
Chairman

H. PARKER Secretary

36

Dated at Toronto, this 25th day of August, 1971.

(1565)

2733

Publications Under The Regulations Act

September 18th, 1971

THE PUBLIC SERVICE ACT, 1961-62

O. Reg. 365/71.

General.

Made—August 25th, 1971.

Filed-August 30th, 1971.

REGULATION MADE UNDER THE PUBLIC SERVICE ACT. 1961-62

Subsection 2 of section 10 of Ontario Regulation 190/62, as made by section 3 of Ontario Regulation 84/70, is revoked.

CIVIL SERVICE COMMISSION:

W. A. B. ANDERSON
Chairman

Dated at Toronto, this 10th day of August, 1971.

(1581) 37

THE HOTEL FIRE SAFETY ACT, 1971

O. Reg. 366/71. General.

Made—August 25th, 1971. Filed—August 30th, 1971.

REGULATION MADE UNDER THE HOTEL FIRE SAFETY ACT, 1971

PART I

GENERAL

INTERPRETATION

1. In this Regulation each Part is supplementary to, and not exclusive of, each other Part. O. Reg. 366/71, s. 1.

2.—(1) In this Regulation,

- "air handling system" means an assembly of connected ducts, plenums or other air passages with associated fittings through which air is conducted, but it does not include a cooking exhaust system;
- "approved" means approved by the Fire Marshal;
- "basement" means that portion of a hotel between two floor levels that is situated below the first storey;

- "basic area" means the horizontal projected area inside the perimeter of the exterior or boundary walls;
- "fire alarm signal" means an audible alarm or sound which is capable of notifying the occupants of the hotel;
- "fire alarm signalling device" means a sounding device that emits the fire alarm signal;
- "fire damper" means a blade or damper arranged to interrupt air flow through part of an air handling system, so as to restrict the passage of heat and smoke;
- "fire door" means a solid steel or hollowsteel or steel-clad door and frame or combination thereof or other approved door and frame that is self-closing and in which wired glass panels are permitted, and
 - (i) a door in which the area of any individual panel of wired glass does not exceed 1,296 square inches has a 3/4-hour fire resistance rating, and
 - (ii) a door in which the total area of any wired glass does not exceed 100 square inches has a 1½-hour fire resistance rating;
- "fire extinguisher rating" means the rating of an extinguisher for extinguishing capacity and class of fire:
- "fire hazard classification" means the flame spread, fuel contributed and smoke developed rating assigned to a material from an approved test of a representative specimen conducted by,
 - (i) The National Research Council of Canada,
 - (ii) Underwriters' Laboratories of Canada, or
 - (iii) any other approved testing laboratory;
- 11. "fire resistance rating" means the rating assigned to an assembly from an approved test of the time of fire resistance of a representative specimen conducted by,
 - (i) The National Research Council of Canada,
 - (ii) Underwriters' Laboratories of Canada, or

- (iii) any other approved testing laboratory;
- 12. "fire separation" means a barrier against the spread of fire and smoke in the form of construction having every opening in the fire separation protected by closures or shafts or other approved means so openings

are effectively sealed against the passage of smoke and flame, and a fire separation under column 1 may be termed a \(^3\)4-hour, a 1-\(^1\)2-hour or 2-hour fire separation if it conforms in all respects to the corresponding columns 2, 3, 4 and 5 of the Table, except that in a \(^3\)4-hour separation, a wired glass screen is permitted;

TABLE FIRE SEPARATIONS

Column 1	Column 2	Column 3	Column 4	Column 5	
Rating of Fire Separation (hr.)	Minimum Fire Resistance Rating of Construction (hr.)	Minimum Fire Resistance Rating of Closures (hr.)	Minimum Fire Resistance Rating of Shafts (hr.)	Minimum Fire Resistance of Closures in Shafts (hr.)	
3/4	3/4	3/4	3/4	3/4	
1	1	$3/_{4}$	3/4	3/4	
$1\frac{1}{2}$	1 1/2	$1\frac{1}{2}$	3/4	3/4	
2	2	. 1 ½	3/4	3/4	
1 1½	1 1/2	3/ ₄ 1 ½	3/ ₄ 3/ ₄	3/ ₄	

- 13. "fire wall" means a continuous, selfsupporting, noncombustible fire separation, having not less than a 2-hour fire resistance rating and terminating on,
 - (i) the ground,
 - (ii) an exterior wall surface,
 - (iii) an exterior roof surface, and
 - (iv) another fire wall;
- 14. "floor area" means the area of any room, floor, or part of a floor of a hotel, measured from the inside surface of the walls which form its boundaries:
- 15. "grade" means the average level of the surface of the ground at the outside walls of a hotel;
- 16. "heavy timber construction" means an approved type of wood construction in which a degree of fire endurance is attained by placing limitations on the minimum sizes of wood structural assemblies;
- 17. "height in storeys" means the number of storeys contained in a hotel between

the roof of its uppermost storey and the floor of its first storey;

- "high-rise hotel" means a hotel six or more storeys in height;
- 19. "hold-open device" means an electrically actuated hold-open device listed by Underwriters' Laboratories of Canada or some other approved testing laboratory, that automatically closes a fire-door or smokedoor on activation of the fire-alarm signal or on power failure;
- 20. "interior finish materials" means materials that form the interior of a hotel and which are a part of or are affixed to walls, ceilings, floors and other exposed interior surfaces, and
 - (i) it includes,
 - (a) wallpaper,
 - (b) plastic wall covering,
 - (c) panelling,
 - (d) veneers, and

- (e) paints and sprayed coating material having a thickness of more than 5 mils, and
- (ii) it does not include,
 - (a) baseboards, mouldings or trim,
 - (b) doors and windows and their frames.
 - (c) chalkboards, notice boards or showcases,
 - (d) paints and sprayed coating material having a thickness of 5 mils or less,
 - (e) heavy timber construction,
 - (f) skylights or skydomes,
 - (g) decorations and drapes,
 - (h) furniture, and
 - (i) lighting fixtures;

21. "exit".

- (i) includes aisles, doorways, corridors, hallways, passageways, stairways, ramps, lobbies, foyers, vestibules, but
- (ii) does not include,
 - (a) escalators, elevators, slide escapes, turnstiles, revolving doors, overhead doors, sliding doors, folding doors, and doorways to enclosed courts,
 - (b) ladders, hatches or windows, except where approved as an alternate means of egress from boiler, furnace, mechanical service, electrical service, or other service rooms,
 - (c) ramps with a gradient in excess of one in eight, and
 - (d) doorways and passageways leading the public through boiler rooms, furnace rooms, kitchens or other service rooms:
- 22. "noncombustible", as applied to a material or combination of materials, means material that will pass an approved test for determination of noncombustibility in building materials conducted by,

- (i) The Canadian Standards Association Testing Laboratories,
- (ii) The National Research Council of Canada.
- (iii) Underwriters' Laboratories of Canada, or
- (iv) any other approved testing laboratory;
- 23. "noncombustible construction" means an approved type of construction in which a degree of safety from fire is obtained by the use of noncombustible materials for structural assemblies and by limiting the amount of combustible materials that are incorporated in the building construction;
- 24. "occupant load" means the total number of occupants or persons that may occupy a hotel or portion thereof at any one time, based on the allotment of a certain portion of the floor area for each person;
- 25. "panic hardware" means an approved bar or panel listed by Underwriters' Laboratories of Canada or any other approved laboratory or an approved bar or panel extending not less than two-thirds the width of the door, placed at heights suitable for the service required, not less than thirty inches nor more than forty-four inches above the floor, and designed to cause the door to open when a pressure not in excess of twenty pounds is applied to the bar or panel in the direction of egress;
- 26. "place of assembly" means a floor area that has an occupant load based on 15 square feet or less per person, as designated herein;
- 27. "standpipe and hose system" means a system of pipes and hoses connected to a water supply for the purpose of applying water to a fire;
- "storage garage" means a part of the hotel used or intended to be used for the storage of automobiles;
- 29. "total floor area" means the area of all floors of basements, mezzanines, storeys and penthouses in a building, measured from the inside surface of the exterior or boundary walls;
- "unit of exit width" means twenty-two inches, and eleven inches added to one or more full units shall be counted as one-half unit of exit width;
- 31. "wired glass" means glass, not less than one-quarter inch thick, in which a mesh

- structure of wire is embedded and completely covered;
- 32. "wired glass screen" means a partition of steel or steel-clad framing containing wired glass panels in which the area of individual panels of wired glass does not exceed 1,296 square inches.
- (2) Wherever in this Regulation reference is made to a hotel,
 - (a) constructed after a specific date, the expression "constructed" means that building operations in relation to the hotel have progressed to the stage where excavation for the footings is complete; or
 - (b) that exists or is existing on a specific date, the expression "exists" or "is existing" means that building operations in relation to the hotel have progressed beyond the stage where excavation for the footings is complete. O. Reg. 366/71, s. 2.

PART 2

CONSTRUCTION

3. The provisions of this Part apply to every hotel or addition to a hotel that is constructed after the 1st day of September, 1971 and except where a provision is made specifically applicable only to hotels or additions to hotels constructed after that date, every hotel that exists on the 1st day of September, 1971 shall be made to comply with the provisions of this Part on or before the 1st day of September, 1974. O. Reg. 366/71, s. 3.

STRUCTURAL ASSEMBLIES

- 4.—(1) A hotel constructed after the 1st day of September, 1971 and an addition thereafter made to a hotel, that is,
 - (a) one storey in height shall have,
 - (i) floor assemblies above basements constructed as a fire separation of heavy timber construction, constructed as a ³/₄-hour fire separation or constructed as combinations thereof, and
 - (ii) load bearing walls, columns and arches supporting floor assemblies above basements constructed of heavy timber construction, construction having a ³/₄-hour fire resistance rating or combinations thereof; or
 - (b) two storeys in height shall have,
 - (i) floor assemblies constructed as a fire separation of heavy timber con-

- struction, constructed as a 3/4-hour fire separation or constructed as combinations thereof,
- (ii) a roof assembly, balconies and mezzanines constructed of heavy timber construction, noncombustible construction, construction having a ³/₄-hour fire resistance rating or combinations thereof, and
- (iii) load bearing walls, columns and arches constructed of heavy timber construction, construction having a 3/4-hour fire resistance rating or combinations thereof; or
- (c) three or more storeys in height shall be of noncombustible construction and shall have,
 - (i) floor assemblies constructed as a 2-hour fire separation,
 - (ii) a roof assembly, balconies and mezzanines of construction having a 1-hour fire resistance rating, and
 - (iii) load bearing walls, columns and arches having a fire resistance rating at least equivalent to the fire resistance rating of the construction which they support.
- (2) Notwithstanding clauses a, b and c of subsection 1,
 - (a) a floor assembly is not required to be constructed as a fire separation between the first storey and the next storey above, or between the first storey and the first basement below or between two other contiguous basements or storeys up to the fifth storey provided,
 - the hotel is of noncombustible construction,
 - (ii) the unseparated floors do not have sleeping accommodation, and
 - (iii) the required fire resistance rating of the floor assembly is maintained; and
 - (b) storage garages and open air parking garages are not required to have a separation between floors. O. Reg. 366/71, s. 4.

FIRE WALLS

5.—(1) Unless otherwise approved, where in a hotel constructed after the 1st day of September, 1971 or in an addition or additions thereafter made to a hotel, the basic area is more than 6,000 square feet and the hotel or the addition or additions is not of

noncombustible construction, the hotel or addition or additions shall be divided by fire walls or by fire walls and exterior walls into vertical compartments having a basic area of not more than 6,000 square feet.

- (2) Where an addition or additions having a basic area of more than 6,000 square feet are made after the 1st day of September, 1971 to a hotel, and either the addition or additions or the hotel is not of noncombustible construction, a fire wall shall be erected between that part of the hotel existing on the 1st day of September, 1971 and the addition or additions, unless otherwise approved.
- (3) Where a hotel constructed after the 1st day of September, 1971, an addition thereafter made to a hotel or a building thereafter converted for use as a hotel is directly connected to an adjacent building which is not a hotel, either the hotel must be separated from the adjacent building by a fire wall or by another approved manner or the adjacent building must meet all the requirements of a hotel contained herein. O. Reg. 366/71, s. 5.

STAIRWAYS

- 6.—(1) Interior stairways connecting basements or storeys or the first storey and the first basement below, shall be separated from the hotel by a 3/4-hour fire separation, unless otherwise approved.
- (2) Notwithstanding subsection 1, a stairway in a hotel connecting only the first storey and the next storey above or connecting only the first storey and the first basement below or connecting two other contiguous basements or two contiguous storeys up to the fifth storey need not be separated, provided,
 - (a) the hotel is of noncombustible construction;and
 - (b) the unseparated floors do not have sleeping accommodation.
- (3) Exterior stairways or fire escapes serving any storey above the second storey or any basement below the first basement in a hotel shall be separated from the hotel by a 3/4-hour fire separation or shall be separated by having all windows except first storey display windows protected by wired glass in fixed steel or steel-clad sash, by having all doorways protected by fire-doors, and by having all other openings protected by closures, when the windows, doorways or other openings are located within the following limits of the stairway:
 - 1. Horizontally within ten feet.
 - Below, within three storeys or thirty-five feet.
 - 3. Above, within six feet.
- (4) Exterior stairways or fire escapes of a hotel shall,

- (a) be constructed in a strong substantial manner of metal or concrete; and
- (b) be securely fixed to the hotel.

but an exterior stairway extending only up to the second storey of a hotel not of noncombustible construction or not required to be of noncombustible construction may be constructed of wood if,

- (c) all posts or brackets are not less than four inches in their least nominal dimension; and
- (d) all other woodwork is not less than two inches in its least nominal dimension.
- (5) Exterior stairways leading across roofs shall be provided with handrails on both sides of the walkway leading to the stairway at the edge of the roof, unless otherwise approved.
- (6) Exterior stairways or fire escapes below grade shall.
 - (a) be enclosed by side walls and a roof, with a door to ground at the upper landing;
 - (b) be provided with a roof projecting horizontally for a distance of at least six feet beyond any step or landing; or
 - (c) be provided with some other approved construction or device to prevent snow accumulating in the stairway. O. Reg. 366/71, s. 6.
- 7. Where a stairway in a hotel constructed after the 1st day of September, 1971 or in an addition thereafter made to a hotel, is required as an exit to ground from a basement or storey and is required to be separated, the separation shall be constructed with an exterior exit so that a person on the stairway will be able to reach the outside without having to leave the separation and re-enter the hotel. O. Reg. 366/71, s. 7.

SLEEPING ACCOMMODATION

- 8.—(1) Sleeping rooms occupied individually and not as suites, and suites, in a hotel constructed after the 1st day of September, 1971 or in an addition thereafter made to a hotel shall be separated from adjacent rooms, suites and corridors or other interior exits by a ¾-hour fire separation.
- (2) Notwithstanding subsection 1, the ¾-hour fire separation requirement need not apply to doorway openings. O. Reg. 366/71, s. 8.
- 9.—(1) A door of a sleeping room occupied individually and not as a suite and a door of a suite, opening onto another sleeping room occupied individually and not as a suite or another suite or opening onto a corridor or other interior exit, in a hotel constructed after the 1st day of September.

1971 or in an addition thereafter made to a hotel, shall be of solid wood core construction 13/4 inches thickness or such other construction as may be approved.

- (2) A door of a sleeping room occupied individually and not as a suite and a door of a suite opening onto a corridor or other interior exit shall,
 - (a) not be undercut more than 3/8 of an inch;
 - (b) not be equipped with grills or other openings.
- (3) No transom, grill or other ventilation opening that is not connected to a duct in an air handling system shall be installed, between the floor and the ceiling in a wall separating a corridor or other interior exit from a sleeping room occupied individually and not as a suite, or from a suite. O. Reg. 366/71, s. 9.

HAZARDOUS AREAS

- 10.—(1) Boilers, furnaces, incinerators and fuelfired space heating appliances shall be separated from the hotel by a 1½-hour fire separation unless otherwise approved.
 - (2) Notwithstanding subsection 1,
 - (a) an oil or gas fired heating appliance may be installed on the roof of a hotel of noncombustible construction;
 - (b) a sealed combustion chamber, oil or gas fired heating appliance, may be installed in any room that is separated from the hotel by a ¾-hour fire separation or by walls and ceilings of plaster, plaster-board or other approved noncombustible material, provided the room has direct access to the outdoors; and
 - (c) a fire place or lamp need not be separated. O. Reg. 366/71, s. 10.
- 11.—(1) A kitchen or a room containing a fuel-fired cooking appliance in a fixed location shall be separated from the hotel by a ¾-hour fire separation, unless otherwise approved.
 - (2) Notwithstanding subsection 1,
 - (a) a kitchen within a suite need not be separated;
 - (b) where cooking equipment is provided with a cooking exhaust system equipped with an extinguishing system, unlimited areas of wired glass may be used in the separation; and
 - (c) where a kitchen is connected to an adjacent dining area by means of a pass-through opening,

- (i) the kitchen and the dining area may be separated from the hotel as an integral area, or
- (ii) the kitchen shall be separated from the dining area and the pass-through opening shall be protected by a shutter, closeable on the operation of a fusible link or some other approved device. O. Reg. 366/71, s. 11.
- 12.—(1) Linen and rubbish chutes breaching a floor separation or other required separation shall be enclosed in shafts or be separated from the hotel in another approved manner.
- (2) Linen chute and rubbish chute service openings in chutes required under subsection 1 to be enclosed in shafts, in hotels constructed after the 1st day of September, 1971 and in additions thereafter made to a hotel shall be protected by approved chute doors listed by Underwriters' Laboratories of Canada or by another approved testing laboratory.
- (3) Linen chute and rubbish chute doors in chutes required under subsection 1 to be enclosed in shafts, in hotels constructed after the 1st day of September, 1971 and in additions thereafter made to a hotel shall open into rooms which are separated from the hotel by a 3/4-hour fire separation.
- (4) Linen and rubbish chutes required under subsection 1 to be enclosed in shafts in hotels constructed after the 1st day of September, 1971 and in additions thereafter made to a hotel, shall be equipped at the top with an opening or other approved device for automatic venting to the outside.
- (5) Linen and rubbish chutes required under subsection 1 to be enclosed in shafts shall terminate or discharge directly into rooms which are separated from the hotel by a 1½-hour fire separation.
- (6) An automatic sprinkler system shall be installed in a hotel constructed after the 1st day of September, 1971 and in an addition thereafter made to a hotel, in a linen or rubbish chute extending three or more storeys, so that there is sprinkler head protection at the top of the chute and at alternate floor levels and in the linen or rubbish room at the bottom of the chute. O. Reg. 366/71, s. 12.

PART 3

EXITS

13. The provisions of this Part apply to every hotel or addition to a hotel constructed after the 1st day of September, 1971 and, except where a provision is made specifically applicable only to hotels or additions to hotels constructed after that date, every hotel that exists on the 1st day of

September, 1971 shall be made to comply with the provisions of this Part on or before the 1st day of September, 1974. O. Reg. 366/71, s. 13.

GENERAL

14. Exits shall be provided from rooms, podiums, terraces, platforms, contained open spaces or other areas intended for occupancy in or in connection

with a hotel, to a public thoroughfare or to an approved open space which has access to a public thoroughfare. O. Reg. 366/71, s. 14.

OCCUPANT LOAD

15.—(1) The occupant load of a floor area referred to in column 1 of the Table in a hotel shall be determined by alloting the area of floor set opposite thereto in column 2 to each occupant or person.

TABLE

COLUMN 1	Column 2	
Floor Area	Area/Person (square feet)	
Places of assembly —		
Assembly rooms,		
with fixed seats such as theatre auditoria where rows of moveable seats may be used where chairs with tables may be used	6 8 15	
Ball rooms, banquet rooms and floor areas where dancing is permitted	15	
Dining Lounges and Dining Room premises licensed under The Liquor Licence Act	15	
Lounge, Club or Public House premises licensed under The Liquor Licence Act	12	
Cafeteria	15	
Pool areas, including water surface	30	
Restaurants, Coffee Shops	15	
Retail sales floors, shops (1) ground floor and basements (2) all other floors	30 60	

(2) Where a floor area is used for two or more occupancies or functions at different times, the occupant load shall be determined by the least "area/person" value of the Table. O. Reg. 366/71, s. 15.

NUMBER OF EXITS

16.—(1) Every place of assembly and every floor area intended for occupancy in a hotel shall be provided with not less than two independent well-separated exits when its area is greater than 1,000 square feet or when its occupant load is greater than sixty persons.

- (2) Every place of assembly in a hotel shall be provided with not less than,
 - (a) three independent well-separated exits when its occupant load is 600 persons or more; and
 - (b) four independent well-separated exits when its occupant load is 1,000 persons or more.
- (3) Where a room or floor area is divided for licensing or other purposes into individual places of assembly,

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- (a) by a partition or partitions not more than 4 feet 6 inches in height; or
- (b) by a partition or partitions more than 4 feet 6 inches in height, but having sufficient open area suitable for egress; and
- (c) each place of assembly has at least one independent exit,

then egress through an adjacent place or places of assembly to an exit is permitted. O. Reg. 366/71, s. 16.

LOCATION OF EXITS

- 17.—(1) Exits from a room or floor area, basement or storey must be well-separated by distance.
- (2) Notwithstanding subsection 1, in hotels of noncombustible construction, two stairways which are not well-separated by distance or two contiguous stairways are permitted as separate exits from a basement or storey, provided,
 - (a) any common fire separation between two such stairways,
 - (i) is a 2-hour fire separation,
 - (ii) is constructed to prevent any possibility of smoke or fire passing from one stairway to another, and
 - (iii) has no doorways, duct openings, pipe openings, conduit openings or any other openings; and
 - (b) the stairways in a hotel constructed after the 1st day of September, 1971 are separated from the hotel by a 2-hour fire separation;
 - (c) each basement and storey served by both stairways in a hotel constructed after the 1st day of September, 1971 is divided by a 3/4-hour fire separation so that an exit is located on each side of the separation; and
 - (d) no point in the basement or storey in a hotel constructed after the 1st day of September, 1971 is more than 100 feet travel distance from an exit.
- 18. The distance of travel in a hotel built after the 1st day of September, 1971 and in an addition thereafter made to a hotel from at least one exit of a room or other floor area, along a corridor to a basement or storey exit shall not exceed 100 feet unless otherwise approved. O. Reg. 366/71, s. 18.
- 19. Dead-end areas in corridors or other interior exit in hotels constructed after the 1st day of September, 1971 and in additions thereafter made to a hotel, shall not exceed twenty feet in length

plus the width of the corridor, unless otherwise approved. O. Reg. 366/71, s. 19.

WIDTH OF EXITS

- 20. Exit width shall be provided from a place of assembly or other floor area in a hotel constructed after the 1st day of September, 1971 and in an addition thereafter made to a hotel, on the basis of one unit of exit width for every sixty persons of the occupant load and one-half unit for every thirty persons or fraction thereof of such occupant load. O. Reg. 366/71 s. 20.
- 21. Where two or more exits are required from a place of assembly or other floor area in a hotel constructed after the 1st day of September, 1971 and in an addition thereafter made to a hotel, the required number of units of exit width shall not be reduced by more than 50 per cent if any one exit becomes inaccessible in an emergency. O. Reg. 366/71, s. 21.
- 22. The minimum number of units of exit width required from a place of assembly or other floor area in a hotel constructed after the 1st day of September, 1971 and in an addition thereafter made to a hotel shall be maintained in the exits leading from the place of assembly or other floor area to the exterior. O. Reg. 366/71, s. 22.
- 23. Exits in a hotel constructed after the 1st day of September, 1971 and in an addition thereafter made to a hotel shall have a minimum clear width of not less than.
 - (a) thirty inches;
 - (b) thirty-six inches in areas with an occupant load of more than fifty persons;
 - (c) thirty-six inches in stairways, including interior and exterior doorways, steps and landings; and
 - (d) forty-four inches in corridors. O. Reg. 366/71, s. 23.

HEIGHT OF EXITS

- 24. Exits in a hotel constructed after the 1st day of September, 1971 and in an addition thereafter made to a hotel shall have a minimum head room clearance of not less than,
 - (a) seven feet in a corridor;
 - (b) six feet eight inches in a doorway; and
 - (c) six feet four inches plus the height of one riser, measured vertically above the nosing of any tread or platform, in a stairway. O. Reg. 366/71, s. 24.

OBSTRUCTIONS TO EXIT

- 25.—(1) Subject to subsections 2 and 3, nothing shall project into or be fixed within the required width of an exit in a hotel constructed after the 1st day of September, 1971 and in an addition thereafter made to a hotel.
- (2) Handrails shall not project more than $3\frac{1}{2}$ inches into the required width on each side.
- (3) Swinging doors in their swing shall not reduce the required width of stairways or landings to less than thirty inches. O. Reg. 366/71, s. 25.
- **26.** Exits in a hotel constructed after the 1st day of September, 1971 and in an addition thereafter made to a hotel, shall be constructed so that,
 - (a) no door opens immediately on a flight of stairs but opens on a landing of which neither the length nor the width shall be less than the width of such a door; and
 - (b) exterior exit doors open directly onto a landing, except where there is danger of obstruction by ice and snow, the landing may be installed not more than six inches below the elevation of the bottom of the door. O. Reg. 366/71, s. 26.
- 27. Exit doors to exit stairway enclosures, exterior exit doors from stairway enclosures, exit doors from places of assembly, exit doors from corridors required by the public and exit doors from rooms having an occupant load of thirty or more persons shall open in the direction of egress. O. Reg. 366/71, s. 27.

STAIRWAYS

- 28. Stairways in or in connection with a hotel constructed after the 1st day of September, 1971 and in an addition thereafter made to a hotel shall be constructed so that,
 - (a) the length and width of landings shall be not less than the width of the stairs in which they occur except that in a straight run, the length of a landing shall not be required to exceed forty-four inches;
 - (b) stairs shall have a wall or a well-secured balustrade or guard on each side:
 - (c) stairs shall have a handrail on at least one side, and when forty-four inches or more in width shall have a handrail on both sides;
 - (d) every stair balustrade or guard shall be not less than two feet eight inches in height, measured vertically above the nosing of the tread, and not less than three feet in height measured vertically above the surface of a landing or platform;

- (e) risers of steps shall have a maximum height of eight inches and a minimum height of five inches, and treads of steps shall have a minimum width of nine inches, exclusive of nosing, and all treads less than ten inches in width shall have a nosing of approximately one inch over the tread or landing immediately below, unless otherwise approved;
- (f) steps shall have a uniform rise and run in any one flight, and shall not alter appreciably in rise and run in successive flights; and
- (g) winders or winding steps used in a stairway shall have a minimum tread width of nine inches, measured nine inches away from the handrail at the narrow end of the tread, unless otherwise approved. O. Reg. 366/71, s. 28.
- 29.—(1) Exterior stairways or fire escapes may not extend more than one storey above the first storey in a hotel constructed after the 1st day of September, 1971 or in an addition thereafter made to a hotel, unless otherwise approved.
- (2) Exterior stairways or fire escapes in a hotel existing on the 1st day of September, 1971 shall,
 - (a) not be inclined at an angle of more than 45 degrees from the horizontal;
 - (b) have risers of steps not more than 83/4 inches in height and treads of steps not less than 83/4 inches in width, exclusive of nosing;
 - (c) have head room clearance of not less than six feet four inches, plus the height of one riser, measured vertically above the nosing of any tread or above a platform or landing;
 - (d) have balconies, on to which doors open, with a clear area of not less than twelve square feet;
 - (e) have the open side of every platform, landing balcony and stairway protected by substantial balustrades or guards not less than two feet eight inches measured vertically above the nosing of any tread and not less than three feet in height measured vertically above a landing or platform;
 - (f)) have a minimum width of twenty-two inches; and
 - (g) have a handrail on both sides unless the stairway is less than thirty-six inches in width and abuts directly against the wall of the hotel.

- (3) The bottom flight of an exterior stairway may be counter-balanced, provided,
 - (a) it is held in the "up" position without a latch or locking device, unless it is a panic device;
 - (b) it is fitted with a counter-balancing device that will allow it to be easily and quickly brought into position for use; and
 - (c) it reaches the ground in the "down" position. O. Reg. 366/71, s. 29.

EXIT SIGNS

- **30.**—(1) Exit signs shall be installed in a hotel to indicate,
 - (a) exits from places of assembly;
 - (b) exit stairways and fire escapes; and
 - (c) exits from exit stairway enclosures and corridors to the exterior.
- (2) All exit signs in a hotel shall have the word "EXIT" in plain legible block letters, and such letters shall,
 - (a) be internally illuminated at all times where power is provided by The Hydro-Electric Power Commission of Ontario;
 - (b) be coloured red on an opaque or contrasting field; and
 - (c) be at least 4½ inches high with a threequarter inch stroke. O. Reg. 366/71, s. 30.

LIGHTING OF EXITS

31. Corridors and exit stairways required by the public shall be provided with artificial lighting, where power is provided by The Hydro-Electric Power Commission of Ontario, and be adequately illuminated by either natural or artificial light during the time that the exits are required to be available for use. O. Reg. 366/71, s. 31.

PANIC HARDWARE

- 32.—(1) Panic hardware shall be provided on all required exit doors that an occupant encounters,
 - (a) from a corridor,
 - (i) to the exterior,
 - (ii) to an exit stairway,
 - (iii) to an exterior stairway, or
 - (iv) to a fire escape;

- (b) from an exit stairway enclosure to the exterior:
- (c) from a place of assembly; and
- (d) from a room that has an occupant load of 100 or more persons to the exterior.
- (2) Notwithstanding subsection 1, panic hardware is not required on any door that opens readily and is not equipped with a locking or latching device. O. Reg. 366/71, s. 32.

HOLD-OPEN DEVICES

- 33.—(1) A fire-door in a kitchen separation and a fire-door or a smoke-door in a corridor may be held open by a hold-open device.
- (2) A fire-door to a lobby or other entrance area that is within the stairway separation may be held open with a hold-open device provided the stairway is separated from the entrance area by at least a 3/4-hour fire separation. O. Reg. 366/71, s. 33.

PART 4

INTERIOR FINISH MATERIALS

- 34. The provisions of this Part apply to every hotel or addition to a hotel constructed after the 1st day of September, 1971 and where a hotel exists on the 1st day of September, 1971 it shall be made to comply with the provisions of this Part on or before the 1st day of September, 1973. O. Reg. 366/71, s. 34.
- 35.—(1) Interior finish materials on the walls and ceilings of exits shall be noncombustible.
 - (2) Notwithstanding subsection 1,
 - (a) materials which have a fire hazard classification not exceeding flame spread 25;
 fuel contributed 35;
 and smoke developed 50,
 are permitted on the walls of corridors;
 - (b) materials having a thickness not in excess of one-sixteenth inch and installed on the walls of corridors prior to the 1st day of September, 1971 are permitted;
 - (c) wood or other approved materials may be used on the walls of lobbies, foyers, vestibules, entrance halls or other major entrance areas to a hotel, provided the materials are treated with an approved fire retardant; and
 - (d) combustible materials may be used on the walls and ceilings of exits, except enclosed exit stairways, provided these exits are protected by an approved sprinkler system. O. Reg. 366/71, s. 35.

36. Notwithstanding subsection 2 of section 35, combustible fibre board, composed of compressed wood or other plant fibres, shall not be used as an interior finish material. O. Reg. 366/71, s. 36.

PART 5

HEATING, AIR HANDLING, AND COOKING EXHAUST SYSTEMS

37. The provisions of this Part apply to every hotel or an addition to a hotel constructed after the 1st day of September, 1971 and except where a provision is made specifically applicable only to hotels or additions to hotels constructed after that date, every hotel that exists on the 1st day of September, 1971 shall be made to comply with the provisions of this Part on or before the 1st day of September, 1973. O. Reg. 366/71, s. 37.

CONSTRUCTION

- **38.**—(1) Pipes, ducts, plenums, and other equipment in heating, air handling, and cooking exhaust systems in a hotel shall be constructed of steel, approved noncombustible material or other approved material.
- (2) Insulating materials and adhesives for pipes, ducts, plenums and other components of heating, air handling, and cooking exhaust systems in hotels shall be noncombustible or shall have fire hazard classification ratings not exceeding flame spread 25; fuel contributed 35; and smoke developed 50, or shall be of other approved composition.
- (3) Where an attic, a crawl space, a space above a dropped corridor ceiling or any other concealed space is used as a plenum, the concealed space shall be lined with noncombustible material or other material having a fire hazard classification not exceeding flame spread 25; fuel contributed 35; and smoke developed 50, or other approved material. O. Reg. 366/71, s. 38.

EXITS

- **39.**—(1) No separation for an exit stairway shall be breached by ducts or other parts of an air handling system.
- (2) Notwithstanding subsection 1, a lobby or other entrance area that is within the stairway separation may be breached, provided the stairway is separated from the entrance area by a ³/₄-hour fire separation. O. Reg. 366/71, s. 39.
- **40.** No stairway enclosure and no corridor shall be used as a plenum to exhaust air from other areas. O. Reg. 366/71, s. 40.

FIRE DAMPERS

- **41.**—(1) Fusible-link fire dampers shall be installed in air handling systems in ducts or plenums which are thirty square inches or more in cross-sectional area, where,
 - (a) in a hotel constructed after the 1st day of September, 1971 they pass through a ³4hour fire separation or more; and
 - (b) they pass through,
 - the separation of a boiler, furnace, incinerator or fuel-fired space heating appliance,
 - (ii) the separation of a kitchen, or
 - (iii) a fire wall.
- (2) Notwithstanding subsection 1, fusible-link fire dampers are not required in the separation of a sleeping room occupied individually and not as a suite or a suite from the remainder of the storey in which it is located. O. Reg. 366/71, s. 41.

FAN SHUT OFF

42. Fans in a recirculating air handling system in a hotel requiring a fire alarm system shall be designed so that they shut down automatically when the fire alarm system is actuated, unless otherwise approved. O. Reg. 366/71, s. 42.

COOKING EXHAUST SYSTEM

- 43. Cooking appliances from which grease laden vapours emanate in hotel kitchens, other than kitchens in suites, shall be provided with a cooking exhaust system which shall, unless otherwise approved,
 - (a) be provided with a hood or other primary collection device to collect and confine all cooking vapours and residues emanating from the cooking appliances;
 - (b) be provided with a grease filter or other means of grease extraction;
 - (v) be provided with a duct from the hood or other primary collection device which shall, unless otherwise approved,
 - (i) lead as directly as possible to the outside,
 - (ii) be independent and not be connected with any other ventilation system, and

- (iii) be provided with adequate openings for inspection and cleaning purposes, equipped with tight fitting doors;
- (d) be provided with a residue trap with provisions for cleanout at the base of each vertical riser; and
- (e) be provided with mechanically induced conveying air of sufficient velocity to confine cooking vapours and residues to the hood or other primary collection means installed at the cooking appliance. O. Reg. 366/71, s. 43.

PART 6

STANDPIPES AND PORTABLE FIRE EXTINGUISHERS

- **44.** The provisions of section 49 apply to every hotel constructed after the 1st day of September, 1971 and where a hotel exists on the 1st day of September, 1971 it shall be made to comply with the provisions of that section on or before the 1st day of March, 1972. O. Reg. 366/71, s. 44.
- **45.** A standpipe and hose system shall be installed in a hotel four or more storeys in height that is constructed after the 1st day of September, 1971 and in an addition four or more storeys in height thereafter made to a hotel. O. Reg. 366/71, s. 45.

HOSE STATIONS

- **46.**—(1) A standpipe and hose system required in a hotel under section 45 shall be provided with hose stations for the connection of $1\frac{1}{2}$ inch hose or other approved hose and hose stations for $1\frac{1}{2}$ inch hose shall,
 - (a) be provided with a $1\frac{1}{2}$ inch hose valve;
 - (b) be equipped with not more than seventyfive feet of 1½ inch hose on a hose rack unless otherwise approved;
 - (c) have the hose, attached and ready for use at all times and equipped with a shut-off combination fog and straight stream nozzle;
 - (d) be within easy reach of a person standing on the floor, and in no case shall the hose valve connection be located more than five feet from the floor;
 - (e) be located,

- (i) so that all portions of each storey and basement in the hotel are protected by a hose station within the same storey or basement.
- (ii) so that all portions of the hotel can be reached by a hose stream and are within twenty feet of a hose nozzle when the hose is extended,
- (iii) in corridors where possible, and
- (iv) in a hose cabinet.
- (2) Notwithstanding subclause i of clause e of subsection 1, a penthouse may be protected by a hose station in the storey below. O. Reg. 366/71, s. 46.

HOSE CABINETS

- **47.** Hose cabinets required in a hotel under section 45 shall,
 - (a) be of sufficient size to accommodate hose, hose rack, hose valve and a fire extinguisher;
 - (b) be conspicuously identified, either by lettering of at least two inches in height or by the provision of a glass viewing panel in the door of sufficient size to ensure that the equipment in the cabinet can be easily seen;
 - (c) be equipped with a door free of any locks and constructed to open easily; and
 - (d) be so located that the door in the open position will not obstruct any doorway. O. Reg. 366/71, s. 47.

PORTABLE FIRE EXTINGUISHERS

- 48. Portable fire extinguishers installed in a hotel shall be listed and rated by the Underwriters' Laboratories of Canada or by another approved testing laboratory. O. Reg. 366/71, s. 48.
- 49.—(1) Portable fire extinguishers shall be installed in areas of a hotel specified in column 1 of the Table and have at least the fire extinguisher rating set opposite thereto in column 2.
- (2) Where a portable fire extinguisher of the rating 8-B,C is installed in a hotel prior to the day this Regulation comes into force, the extinguisher shall be deemed to have a rating of 10-B,C for the purpose of determining compliance with the requirements of this section. O. Reg. 366/71, s. 49.

TABLE

	Column 1	Column 2		
	Areas	Fire Extinguisher Rating		
	nent and storeys, one for each 5,000 square or part thereof	2A		
g	or furnace rooms containing— as or oil fired appliances olid fuel-fired appliances	10-B, C 2A		
3. Carpe	ntry shops	2A		
4. Electi	rical rooms	10-B, C		
5. Fire h	ose cabinet areas	2A		
6. Fire p	place areas	2A		
7. Flami	mable liquid storage areas	10-B, C		
	es, one for each 5,000 square feet or part reof	10-B, C		
9. Laund	dries	2A and 10-B, C		
10. Incine	erator areas	2A		
. ,	Kitchen (main hotel kitchens serving dining reas)	10-B, C		
(b) F	Kitchens in suites and other small kitchens	5-B, C		
12. Machi	ine rooms	10-B, C		
13. Maint	enance shops	10-B, C		
14. Mecha	anical rooms	10-B, C		
15. Paint	storage areas	10-B, C		
16. Rubb	ish rooms at bottom of rubbish chutes	2A		
17. Stage	areas in auditoria and theatres	2A		

PART 7

FIRE ALARM SYSTEM

50. The provisions of this Part apply to every hotel or addition to a hotel constructed after the 1st day of September, 1971 and except where a provision is made specifically applicable only to hotels or additions to hotels constructed after that date, every hotel that exists on the 1st day of September, 1971 shall be made to comply with the provisions of this Part on or before the 1st day of September, 1976. O. Reg. 366/71, s. 50.

DESIGN AND INSTALLATION

- 51. The fire alarm system in a hotel shall,
 - (a) be electrically supervised; and
 - (b) have all components listed by Underwriters' Laboratories of Canada or The Canadian Standards Association Testing Laboratories and be installed compatible with each other according to their listing or as approved. O. Reg. 366/71, s. 51.

- **52.**—(1) There shall be only one fire alarm system in a hotel.
- (2) Notwithstanding subsection 1, independent buildings in a hotel, which are not connected and which have an adequate space separation from other buildings in a hotel, may have a separate fire alarm system. O. Reg. 366/71, s. 52.

SOURCES OF POWER

- 53.—(1) The fire alarm system in a hotel shall be provided with two sources of power, and each shall be capable of supplying the system for a period of twenty-four hours under maximum normal operating conditions, and of sounding the fire alarm signal throughout the hotel for three consecutive minutes at the end of the twenty-four hour period.
- (2) Where the hotel is supplied with power by The Hydro-Electric Power Commission of Ontario, there shall be a primary and a secondary source of power for the fire alarm system and the primary power shall be that supplied by the Commission and the secondary power shall be provided by rechargeable batteries equipped with a charger or by a generator which automatically starts in the event of primary power failure.
- (3) Where the hotel is not supplied with power by The Hydro-Electric Power Commission, a generator and rechargeable batteries equipped with a charger may be used as alternate sources of power.
- (4) The fire alarm system connection to the primary source of power shall be on a separate circuit equipped with separate circuit breakers or fused switches. O. Reg. 366/71, s. 53.

ANNUNCIATOR

54. In every hotel that is four or more storeys in height or that has a total floor area of 40,000 square feet or more, a zoned visual annunciator panel, indicating not more than one storey or basement per zone, unless otherwise approved, shall be installed in the main reception area or another approved location. O. Reg. 366/71, s. 54.

STATIONS

- 55.—(1) Manual fire alarm stations for initiating a fire alarm signal in a hotel shall be installed in the main reception area or in another approved location, and in all basements and storeys,
 - (a) at every exit stairway; and
 - (b) at every exterior exit,
 - (i) from a corridor or lobby, and
 - (ii) from a room that has an occupant load of sixty or more persons.

- (2) Notwithstanding subsection 1, one manual fire alarm station may serve two exits provided,
 - (a) the exits are not more than thirty feet apart;
 - (b) the exits are on the same basement or storey; and
 - (c) the station is readily accessible and visible from each exit.
- (3) Manual fire alarm stations shall be red in colour and shall be located so that each station is,
 - (a) readily accessible and unobstructed by any swinging door or other means;
 - (b) readily visible; and
 - (c) installed at a height not less than four feet and not more than five feet measured vertically from the finished floor surface. O. Reg. 366/71, s. 55.

DETECTION

- **56.** A heat actuated fire detection system or an automatic sprinkler system or a products of combustion detection system or a smoke detection system or a combination thereof shall be installed so that all areas are provided with heat actuated detector or products of combustion detector or smoke detector or sprinkler head coverage,
 - (a) in a hotel constructed after the 1st day of September, 1971 and in an addition thereafter made to a hotel, except that corridors, washrooms, closets in bedrooms and suites, sauna rooms, swimming pools and refrigerated areas need not be provided with such coverage; and
 - (b) in a hotel constructed on or before the 1st day of September, 1971 except that corridors, washrooms, closets in bedrooms and suites, sauna rooms, swimming pools, refrigerated areas, bedrooms occupied individually and not as suites, and suites need not be provided with such coverage. O. Reg. 366/71, s. 56.

ALARM SIGNALLING DEVICES

- 57. Alarm signalling devices in a hotel fire alarm system shall,
 - (a) be installed in all basements and storeys, unless otherwise approved;
 - (b) be located so that the fire alarm signal is capable of being heard throughout the hotel over all normal sounds at any time;

- (c) be distinctive in sound. O. Reg. 366/71, s. 57.
- **58.**—(1) Pre-signal alarm systems designed to warn only supervisory staff upon actuation of a manual fire alarm station, a heat actuated detector, a sprinkler head, a products of combustion detector or a smoke detector shall not be used in a hotel.
- (2) Notwithstanding subsection 1, in a high-rise hotel or in a hotel that has a total floor area of 40,000 square feet or more,
 - (a) a zoned two-stage or multi-stage alarm system may be approved, provided a general evacuation signal sounds in the initiated fire zone and a general alert signal sounds throughout the remainder of the hotel; or
 - (b) a central station system may be approved, provided a general evacuation signal sounds in the initiated fire zone and an alarm signal is transmitted automatically to the fire department or to an approved central station agency, open continuously, and having personnel in attendance trained to notify the fire department immediately and to provide other proper response,

provided the general evacuation signal can be initiated throughout the entire hotel by means of a station in the main reception area or some other approved area, and by means of a key inserted in any station or by some other approved means. O. Reg. 366/71, s. 58.

TROUBLE INDICATION

59. A trouble signal sounding device and also a trouble light, if the trouble signal sounding device is provided with a silencing switch, shall be installed in the main reception area or in another approved location acceptable to the inspector. O. Reg. 366/71, s. 59.

PART 8

DUTIES AND HOUSEKEEPING

DISCOVERY OF FIRE

- 60. When a fire is discovered in a hotel, the manager or the person in charge shall immediately,
 - (a) ensure that the fire alarm signal is sounded; and
 - (b) where the hotel is in a municipality that has a fire department, ensure that the fire department is called. O. Reg. 366/71, s. 60.

SUPERVISORY STAFF

61. A manager, watchman or other supervisory staff member shall at all times be on duty on the

premises of a hotel that is four or more storeys in height or that has a total floor area of 40,000 or more square feet. O. Reg. 366/71, s. 61.

EVACUATION

- **62.** The hotelkeeper shall have an evacuation plan to evacuate occupants of the hotel, which is acceptable to the inspector and he shall have it posted in the main reception area and in all other locations required by the inspector. O. Reg. 366/71, s. 62.
- **63.** The hotelkeeper shall have displayed on the exit door of each bedroom occupied individually and not as a suite, and each suite, a notice indicating the location of the exits and indicating the fire safety rules of the hotel. O. Reg. 366/71, s. 63.

TRAINING

- **64.** The hotelkeeper shall ensure the hotel employees are trained in,
 - (a) the method of sounding a fire alarm;
 - (b) the procedure of the evacuation plan; and
 - (c) the use of fire fighting equipment, including portable fire extinguishers and a standpipe and hose system. O. Reg. 366/71, s. 64.

FIRE ALARM SYSTEM

- **65.**—(1) The hotelkeeper shall ensure that the fire alarm system is maintained and in operation, and he shall ensure that the fire alarm system is tested at least every six months in the presence of an inspector or a member of the local fire department, where an inspector or a fire department member is available.
- (2) Upon completion of the installation of a fire alarm system in a hotel, a test of the system shall be made in the presence of the inspector, where an inspector is available.
- (3) A record, indicating the date and time of a fire alarm test and the name of the inspector or a member of the local fire department present, shall be kept on the premises. O. Reg. 366/71, s. 65.

STANDPIPE AND HOSE SYSTEM

- **66.**—(1) The hotelkeeper shall ensure that the standpipe and hose system is maintained and ready for operation at all times.
- (2) The hotelkeeper shall ensure that the standpipe and hose system is inspected at least every six months, and the inspection shall include,
 - (a) ensuring that all valves controlling water

- supplies to the standpipe and hose system are locked or sealed in the open position;
- (b) ensuring that there is no leakage at the hose valves and that they are not clogged with dirt or other sediment; and
- (c) ensuring that fire hoses are in their proper positions on racks or reels and are in good condition. O. Reg. 366/71, s. 66.

PORTABLE EXTINGUISHERS

- 67. Portable fire extinguishers shall,
 - (a) be conspicuously located;
 - (b) be readily accessible in the event of fire;and
 - (c) be set at least three feet above a floor on hangers, shelves, brackets or be set in a manner acceptable to the inspector. O. Reg. 366/71, s. 67.
- 68. The hotelkeeper shall,
 - (a) ensure that all portable extinguishers are inspected at least every six months to determine that they are located where required and that they are ready for operation at any time; and
 - (b) ensure that all portable extinguishers are maintained in accordance with the recommendations of the manufacturer. O. Reg. 366/71, s. 68.
- **69.** No vaporizing liquid fire extinguisher shall be installed in a hotel, unless approved. O. Reg. 366/71, s. 69.

HEATING, AIR HANDLING AND COOKING EXHAUST SYSTEMS

- **70.** The hotelkeeper shall,
 - (a) ensure that the heating, air handling and cooking exhaust systems are properly maintained;
 - (b) ensure that the cooking exhaust systems are inspected regularly and cleaned as required;
 - (c) ensure that the fusible-link fire dampers are checked regularly; and
 - (d) ensure that filters are checked regularly and cleaned as required or replaced. O. Reg. 366/71, s. 70.

RUBBISH

71.—(1) Every hotel shall be kept clean and free of rubbish or other debris.

- (2) The contents of containers for waste, rubbish and other debris shall be removed from the hotel at least once a week. O. Reg. 366/71, s. 71.
- 72. Containers constructed of noncombustible material and having self-closing covers shall be provided in public washrooms and in other required locations throughout a hotel for the deposit of used paper towels, rubbish or other debris. O. Reg. 366/71, s. 72.

FIRE AND SMOKE DOORS

73. Fire doors and smoke doors shall be kept closed, unless these doors have been approved with hold-open devices. O. Reg. 366/71, s. 73.

DECORATIONS

74. No decoration shall be present in a place of assembly or in a lobby, corridor, stairway or other exit in a hotel, unless it is noncombustible or unless it has been treated with a fire retardant, and the treatment is repeated in accordance with the manufacturer's instructions, or, in the absence of such instructions, the treatment is repeated at least once a year. Q. Reg. 366/71, s. 74.

RUGS AND CARPETS

75. Every rug, carpet or other similar floor covering in a place of assembly or in a lobby, corridor, stairway or other exit in a hotel shall be secured and maintained so that it does not crease or wrinkle, or in any way impede egress. O. Reg. 366/71, s. 75.

EXIT DOORS

- 76. All exit doors shall be clearly identified, and no draperies, mirrors or decorations shall be placed on or over exit doors. O. Reg. 366/71, s. 76.
- 77. No lock, padlock, bar, chain or other device shall be installed or maintained at any time on, or in connection with any exit door in which panic hardware is required under section 32, if such device prevents, or is intended to prevent, the free use of the door for exit purposes. O. Reg. 366/71, s. 77.

NUMBER OF PERSONS

78. Not more persons than the occupant load, as determined in section 15 shall be permitted at any time in a place of assembly. O. Reg. 366/71, s. 78.

ROWS OF MOVABLE SEATS

- 79.—(1) Every exit from a place of assembly in a hotel that contains rows of movable seats shall be accessible from any row by aisles.
- (2) No centre seating section in a place of assembly that contains rows of movable seats shall have more than sixteen seats in a row and no seating section

running to a side wall shall have more than eight seats in a row.

- (3) Where an exit is located at the side of a place of assembly that contains rows of movable seats, a cross aisle that affords access to such exit shall be provided.
- (4) The minimum width of any aisle in a place of assembly that contains rows of movable seats shall be forty-four inches.
 - (5) No person shall,
 - (a) stand in the aisles; or
 - (b) place additional seats, chairs or tables,

in a place of assembly in such a manner that the minimum aisle space required by this Regulation is reduced. O. Reg. 366/71, s. 79.

80. Ontario Regulation 249/66 is revoked. O. Reg. 366/71, s. 80.

(1582)

37

THE LOCAL ROADS BOARDS ACT, 1964

O. Reg. 367/71.

Establishment of Local Roads Areas. Made-August 24th, 1971. Filed-August 30th, 1971.

ORDER MADE UNDER THE LOCAL ROADS BOARD ACT, 1964

- 1. Schedule 53 to Ontario Regulation 54/65, as remade by section 1 of Ontario Regulation 437/69, is revoked.
- 2. Schedule 64 to Ontario Regulation 54/65, as remade by section 6 of Ontario Regulation 53/67, is revoked.
- 3. Schedule 65 to Ontario Regulation 54/65, as remade by section 1 of Ontario Regulation 414/70, is revoked.
- 4. Schedule 126 to Ontario Regulation 54/65, as remade by section 2 of Ontario Regulation 387/68, is revoked.
- 5. Schedule 127 to Ontario Regulation 54/65, as made by section 3 of Ontario Regulation 391/67, is revoked.
- 6. Schedule 132 to Ontario Regulation 54/65, as made by section 7 of Ontario Regulation 18/68, is revoked.

CHARLES MACNAUGHTON Minister Of Transportation and Communications

Dated at Toronto, this 24th day of August, 1971.

THE REGIONAL MUNICIPALITY OF NIAGARA ACT, 1968-69

O. Reg. 368/71. Order of the Minister. Made-August 27th, 1971. Filed-August 31st, 1971.

REGULATION MADE UNDER THE REGIONAL MUNICIPALITY OF NIAGARA ACT, 1968-69

- IN THE MATTER OF The Regional Municipality of Niagara Act, 1968-69, The Regional Municipality of Niagara Amendment Act, 1970; and
- IN THE MATTER OF the rates of taxation to be levied in certain merged areas in the years 1971, 1972, 1973 and 1974; and
- IN THE MATTER OF the manner in which the reductions of the mill rates shall be charged:

ORDER

- 1. Under the provisions of subsection 1 of section 131 of The Regional Municipality of Niagara Act, 1968-69, IT IS ORDERED:
 - (a) The rates of taxation for general purposes for the years 1971, 1972, 1973 and 1974 which, but for this Order, would have been levied by the council of each area municipality in the Regional Area on the whole of the assessment for real property and business assessment according to the last revised assessment roll in each merged area of each area municipality, shall be reduced by the council of each area municipality in each merged area by not less than the number of mills indicated in the Schedule hereto; and
 - (b) The amounts ascertained by multiplying the mill rate reduction in any merged area under clause a by the assessment for that merged area shall be included in the sums adopted by each area municipality concerned for general purposes in accordance with section 297 of The Municipal Act. O. Reg. 368:71, s. 1.
- Ontario Regulation 278/70 is revoked. O. Reg. 368/71, s. 2.

DALTON BALES Minister of Municipal Affairs

37 Dated at Toronto, this 27th day of August, 1971.

Schedule

Merged Areas	1971 MILLS	1972 Mills	1973 Mills	1974 Mills
Area Municipality of the City of Niagara Falls the former Village of Chippawa	21	16	10	5
that part of the former Township of Crowland annexed to the City	11	8	5	3
	9	7	4	2
	7	5	4	2
Area Municipality of the City of Port Colborne that part of the former Township of Humberstone annexed to the City	18	13	9	4
Area Municipality of the City of Welland that part of the former Township of Crowland annexed to the City that part of the former Township of Thorold annexed	10	8	5	_3
to the City	18	13	9	4
Area Municipality of the City of St. Catharines that part of the former Township of Louth annexed to the City	26	20	13	7
Area Municipality of the Town of Fort Erie the former Town of Fort Erie	1	0	0	0
the former Township of Bertiethat part of the former Township of Willoughby annexed to the Town	5	4	2	1
	6	5	3	2
Area Municipality of the Town of Grimsby the former Township of North Grimsby	2	1	0	0
that part of the former Township of Crowland annexed to the Townthat part of the former Township of Crowland annexed	16	12	8	4
to the Town	10	8	6 O Reg 36	2 58/71, Sched.
			o. Reg. oc	o, i, bened.

(1584)

37

THE DISTRICT MUNICIPALITY OF MUSKOKA ACT, 1970

O. Reg. 369/71. Merged Areas. Made—August 27th, 1971. Filed—August 31st, 1971.

ORDER MADE UNDER
THE DISTRICT MUNICIPALITY OF
MUSKOKA ACT, 1970

MERGED AREAS

1. Under clause a of section 96 of the Act,

- It Is Ordered that, for the purposes of Part VIII of the Act, the following areas are designated as merged areas:
 - Those areas within the area municipality of the Township of Georgian Bay described as follows:
 - i. The geographic Township of Gibson.
 - ii. The geographic Township of Baxter.
 - Those areas within the area municipality of the Township of Lake of Bays described as follows:
 - i. The geographic Township of Sinclair.

ii. That portion of the geographic Township of Finlayson annexed to the Township of Lake of Bays described under clause e of subsection 1 of section 2 of the Act. O. Reg. 369/71, s. 1.

DALTON BALES Minister of Municipal Affairs

Dated at Toronto, this 27th day of August, 1971.

(1585) 37

THE FINANCIAL ADMINISTRATION ACT

O. Reg. 370/71.

Retention and Disposal of Records. Made—July 29th, 1971. Approved—August 25th, 1971. Filed—August 31st, 1971.

REGULATION MADE UNDER THE FINANCIAL ADMINISTRATION ACT

- Clause e of subsection 1 of section 4 of Ontario Regulation 179/70 is revoked and the following substituted therefor:
 - (e) review existing departmental micro-data systems and the active potentials and economics of proposed microrecord systems, in accordance with the standards and procedures for microrecording applications approved by Treasury Board; and
- (2) Clause f of subsection 2 of the said section 4 is amended by striking out "micro-data" in the second line and inserting in lieu thereof "microrecord".
- Clause h of subsection 1 of section 5 of Ontario Regulation 179/70 is revoked and the following substituted therefor:
 - (h) submit to the Committee for approval, all proposals for microfilming its records and the installation of microrecord systems, in accordance with the standards and procedures for microrecording applications approved by Treasury Board;
- Subclause iv of clause a of section 6 of Ontario Regulation 179/70 is revoked and the following substituted therefor:
 - (iv) the records management aspects of the development of microrecord systems, in accordance with the standards and procedures for micro-

recording applications approved by Treasury Board, and

W. DARCY McKeough Treasurer of Ontario and Minister of Economics

Dated at Toronto, this 29th day of July, 1971.

(1586) 37

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT, 1964

O. Reg. 371/71.

General Carpenter.
Made—August 18th, 1971.
Filed—August 31st, 1971.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT, 1964

GENERAL CARPENTER

- 1. In this Regulation,
 - (a) "certified trade" means the trade of general carpenter;
 - (b) "general carpenter" means a person who has been issued a certificate of qualification under this Regulation; and
 - (c) "unit" means a subject in column 1 of Schedule 1 consisting of the instruction set opposite the subject in column 2 for at least the time set opposite the subject in column 3 or a subject in column 1 of Schedule 2 consisting of the instruction set opposite the subject in column 2 for at least the time set opposite the subject in column 3 and for a period of up to and including the time set opposite the subject in column 4. O. Reg. 371/71, s. 1.
- **2.** The trade of general carpenter is designated as a certified trade for the purposes of the Act. O. Reg. 371/71, s. 2.
- 3. An apprentice training program for the certified trade is established and shall consist of,
 - (a) training at full time educational day classes provided at a College of Applied Arts and Technology or in courses that, in the opinion of the Director, are equivalent thereto in each of the units contained in Schedule 1; and

- (b) work experience provided by the employer of the apprentice in each of the units contained in Schedule 2. O. Reg. 371/71, s. 3.
- 4.—(1) No person shall become an apprentice in the certified trade unless he has successfully completed Grade 10 in Ontario or has such other academic qualification that, in the opinion of the Director, are equivalent thereto.
- (2) Notwithstanding subsection 1, a person who has
 - (a) graduated in a course for the trade of general carpenter offered in the occupational program of a Junior or Special Vocational School; and
 - (b) been recommended to the Director by the principal of the school where the person has completed the course for enrollment as an apprentice in the certified trade,

may be registered as an apprentice in that trade. O. Reg. 371/71, s. 4.

- 5.—(1) An apprentice shall complete a period of,
 - (a) 660 hours of training in the units contained in Schedule 1; and
 - (b) at least 3,184 hours of work experience in the units contained in Schedule 2,

commencing with the date on which the apprentice begins to work as an apprentice in the certified trade pursuant to a contract of apprenticeship.

- (2) Subject to subsection 1, an apprentice may be required by the Director to complete a period of up to and including 6,540 hours of work experience in the units contained in Schedule 2, commencing with the date on which the apprentice begins to work as an apprentice in the certified trade pursuant to a contract of apprenticeship. O. Reg. 371/71, s. 5.
- 6. The Director shall issue an achievement record book to an apprentice in the certified trade for the purpose of recording his achievements during his apprenticeship. O. Reg. 371/71, s. 6.
- 7.—(1) Notwithstanding subsection 1 of section 14 of Ontario Regulation 342/68, the Director shall issue a certificate of apprenticeship to an apprentice in the certified trade where the apprentice,
 - (a) completes the minimum required number of hours of training and work experience prescribed in subsection 1 of section 5; and
 - (b) passes the examinations in all the units contained in schedules 1 and 2.
 - (2) Sections 17 and 18 of Ontario Regulation

342/68 do not apply to an applicant for a certificate of apprenticeship in the certified trade. O. Reg. 371/71, s. 7.

- 8. The number of apprentices who may be employed by an employer in the certified trade shall not exceed.
 - (a) where the employer is a journeyman in the trade, one apprentice plus an additional apprentice for each five journeymen employed by that employer in the trade and with whom the apprentice is working; and
 - (b) where the employer is not a journeyman in the trade, one apprentice for the first journeyman employed by the employer plus an additional apprentice for each additional five journeymen employed by that employer in the trade and with whom the apprentice is working. O. Reg. 371/71, s. 8.
- 9. The rate of wages for an apprentice in the certified trade, whether for his regular daily hours of work or for hours of work in excess of his regular daily hours of work, shall not be less than,
 - (a) 40 per cent until the apprenctice successfully completes six units of training and work experience contained in schedules 1 and 2;
 - (b) 50 per cent until the apprentice successfully completes twelve units of training and work experience contained in schedules 1 and 2;
 - (c) 60 per cent until the apprentice successfully completes eighteen units of training

 and work experience contained in schedules
 1 and 2; and
 - (d) 80 per cent until the apprentice successfully completes twenty-four units of training and work experience contained in schedules 1 and 2,

of the average hourly rate of wages or its equivalent for journeymen employed by the employer in that trade and with whom the apprentice is working. O. Reg. 371/71, s. 9.

- 10.—(1) Where an applicant for a certificate of qualification in the certified trade provides evidence satisfactory to the Director that he has completed the minimum number of required hours of training and work experience contained in all the units in schedules 1 and 2, the applicant is qualified as a candidate for the examinations in such units.
- (2) An applicant who is qualified under subsection 1 and who passes the examinations in all the units contained in schedules 1 and 2, shall be issued a certificate of qualification in the certified trade.

- (3) An applicant who is qualified under subsection 1 but who fails to pass the examinations in all the units in schedules 1 and 2.
 - (a) shall be issued an achievement record book by the Director unless the applicant is an apprentice to whom such a book has been issued under section 6;
 - (b) shall be accredited in the achievement record book in each of the units for which he has passed the examinations; and
 - (c) may be re-examined in the units that he has failed to pass at such times and places as are fixed by the Director.
- (4) An applicant who is not qualified under subsection 1 but who provides evidence satisfactory to the Director that he has completed the minimum number of hours of training and work experience required for less than all the units contained in schedules 1 and 2, is qualified as a candidate for examinations in those units for which the applicant provides such evidence and shall,

- (a) be issued an achievement record book by the Director unless the applicant is an apprentice to whom such a book has been issued under section 6; and
- (b) be accredited in the achievement record book in those units for which he has passed the examinations.
- (5) Sections 17 and 18 of Ontario Regulation 342/68 do not apply to an applicant for a certificate of qualification in the certified trade. O. Reg. 371/71, s. 10.
- 11. Sections 8 and 9 and subsections 2, 2a and 3 of section 10 of the Act do not apply to any person who works or is employed in the certified trade. O. Reg. 371/71, s. 11.
- 12. A certificate of qualification in the certified trade is not required to be renewed. O. Reg. 371/71, s. 12.
- **13.** Ontario Regulation 270/64 is revoked. O. Reg. 371/71, s. 13.

GENERAL CARPENTER

Related Training

	COLUMN 1	COLUMN 2	COLUMN 3		
Ітем	Unit Instruction to be given		Training Hours		
		Selecting and using portable power tools. Selecting and using stationary power tools.			
2	Common soft wood and hardwood lumbers. Glues. Common joints. Types and uses of hardware. Doors. Window frames and sashes. Framed partitions for house construction. Floors. Sound and heat insulations. Roofs. Centres for arches. Formworks. Doors and windows. Framing for wall panelling. Stairs. Strength of lumber beams. Preservation of lumber.		120		
3	Mathematics 1	Whole numbers. Fractions. Decimals.			
4	Blueprints 1	Types of drawings. Arrangement of views. Alphabet of lines. Dimensioning. Notes. Section views. Tolerances and symbols. Title blocks and bills of material.			
5	Selecting and maintaining layout and measuring tools. Selecting and using cutting tools. Selecting and using pounding tools. Selecting and using impelling tools. Selecting and using tools for holding and supporting work. Selecting and using tools for fastening.		85		
6	Millwork	Circular saws. Planing machines. Bandsaws. Spindle moulders. Mortising machines. Woodturning lathes. Tenoning machines. Timbers. Shaped works.	120		

	COLUMN 1	Column 2	Column 3	
Ітем	Unit Instruction to be given		Training Times	
7	Mathematics II	stics II Squares and square roots. Measurement of area. Measurement of volume. The right-angled triangle.		
8	Blueprints II (Architecture)	Introduction to architectural drawings. Building materials and construction methods. Building services, mechanical and electrical. Contracts, codes and specifications.		
9	Rigging	Manual handling and lifting. Hazards. Hanging hoists. Selecting slingings. Use of ladders and planking.		
10	Acoustic Ceilings	6-1		
11	Electricity	Basic Principles. Methods of producing an E.M.F. current, voltage and resistance. Ohm's law. Wattage calcualtions. Units of measurement. Resistance calculations. Magnetism.		
12	Physics	Forces and their effects. Simple machines.	25	
13	Welding	Handling and storing gas cylinders. Setting up oxy-acetylene equipment. Using oxy-acetylene equipment. Installing and using A/C and D/C welding equipment.		
14	Safety	Housekeeping. Personal protection. Machinery and tools. Fire protection. Injury procedures. Electrical. Handling and lifting. Rigging.	25	

O. Reg. 371/71, Sched. 1.

Schedule 2

GENERAL CARPENTER

Work Experience

	Column 1	Column 2	Column 3	COLUMN 4
Ітем	Unit	Instruction to be given	Minimum Training Hours	Maximum Training Hours
1	Finishing (Exterior) Cornices. Roof coverings. Window and door frames. Corner boards and belt courses. Wall coverings. Verandah or open porch finishes.		210	435
2	Framing (General)	Window and door sills. Beams and girders. Columns and posts. Joists. Bridging and flooring. Platform framing. Ballroom framing. Non-bearing partitions. Pre-fab walls and panels. Scaffolding.	480	985
3	Foundations	Soil conditions. Building layout. Shoring and underpinning. Drainage.	254	533

	COLUMN 1	Column 2	Column 3	COLUMN 4
Ітем	Unit Instruction to be given		Minimum Training Hours	Maximum Training Hours
4	Finishing (Wallsand ceilings)	(Wallsand Scaffolding.		
5	Finishing (Interior)	Doors. Windows. Horizontal trims. Finished floors. Built-in fixtures. Dado and wainscot treatments. Special hardware.	480	985
6	Framing (Heavy)	Floor framing and laying. Heavy wall framing. Heavy roof framing. Ramps and other heavy framing. Scaffolding.	190	392
7	Formwork	Footing forms. Main wall forms. Stair forms. Column, pier, girder and slab forms. Continuous and special forms. Placing concrete. Stripping concrete forms. Scaffolding. Ramps and other heavy framing.	480	985
8	Roof Construction Cable roofs. Hip and valley roofs. Gambrel roofs. Mansard roofs. Flat roofs. Unequal pitch roofs. Dormers. Special roofs. Truss and roof construction. Scaffolding.		385	785
9	Stairs	Straight stairs. Platform stairs. Winders (stairs). Spiral and geometric stairs.	160	327
10	Boarding and sheathing	Boarding or sheathing. Patented wallboard. Scaffolding.	145	295

O. Reg. 371/71, Sched. 2.

37

(1587)

THE ATHLETICS CONTROL ACT

O. Reg. 372/71.

General.

Made-August 18th, 1971.

Filed—August 31st, 1971.

REGULATION MADE UNDER THE ATHLETICS CONTROL ACT

- Subsection 2 of section 62 of Ontario Regulation 26/67, as remade by section 6 of Ontario Regulation 271/71, is revoked and the following substituted therefor:
- (2) The fee for the licence shall be based on the seating capacity stated in the application and shall be:

i.	for less than 2,500 persons\$	50
ii.	For 2,500 persons or more but less than 5,000 persons	100
iii.	For 5,000 persons or more but less than 10,000 persons	150
iv.	For 10,000 persons or more but less then 15,000 persons	200
v.	For 15,000 persons or more but less than 25,000 persons	250
vi.	For more than 25,000 persons	500

(1588)

37

THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT

O. Reg. 373/71.

Apportionment 1970 Requisitions. Made—August 18th, 1971. Filed—September 1st, 1971.

REGULATION MADE UNDER THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT

- Sections 1 and 2 of Ontario Regulation 57/70 are revoked and the following substituted therefor:
- 1. In this Regulation,
 - (a) "assessment," except assessment of a concentrator or smelter, means for any year the assessment that is liable to taxation for such year and that is shown on the assessment roll prepared in the year next preceding such year, as revised and certified;
 - (b) "assessment equlization factor for 1970" means, in respect of a municipality, the equalization factor that is based on the assessment for 1970;
 - (c) "assessment equalization factor for 1969" means, in respect of a municipality, the equalization factor that is based on the assessment for 1969:
 - (d) "commercial assessment" for public school purposes or for secondary school purposes means that portion of the commercial assessment as defined in clause a of section 101 of The Schools Administration Act that is rateable for public school purposes or for secondary school purposes, as the case may be;
 - (e) "equalized assessment" for public school purposes or for secondary school purposes means, in respect of a municipality or a part thereof, the sum of,
 - (i) the residential and farm assessment for 1969 for public school purposes or for secondary school purposes, as the case may be, in the municipality or the part thereof, adjusted by the assessment equalization factor for 1969.
 - (ii) 111.11 per cent of the commercial assessment for 1969 for public school purposes or for secondary school purposes, as the case may be, in the municipality or the part thereof, adjusted by the assessment equalization factor for 1969.

- (iii) in the case of a designated mining municipality where no taxes are receivable in 1970 by the divisional board or on its behalf for public school purposes or for secondary school purposes, as the case may be. from the assessment of a concentrator or smelter under section 87 of The Assessment Act, 1968-69, 111.11 per cent of the amount that, if levied upon at the post-subsidy break-even mill rate for 1969 in respect of commercial assessment for such purposes in the municipality or the part thereof, would yield a sum equal to the monies receivable by the designated mining municipality on behalf of the divisional board for such purposes for 1969 in respect of the municipality or the part thereof, such amount being adjusted by the assessment equalization factor for 1969, and
- (iv) in the case of a municipality or a part thereof where taxes are receivable in 1970 by the divisional board or on its behalf for public school purposes or for secondary school purposes, as the case may be, from the assessment of a concentrator or smelter under section 87 of The Assessment Act, 1968-69, 111.11 per cent of the sum of,
 - a. the assessment of the concentrator or smelter rateable in 1970 for such purposes under section 87 of *The Assessment Act, 1968-69*, adjusted by the appropriate assessment equalization factor for 1970, and
 - b. in the case of a designated mining municipality, the amount that, if levied upon at the rate that is the sum of the post-subsidy break-even mill rate for 1969 in respect of commercial assessment for public school purposes or for secondary school purposes, as the case may be, in the municipality or the part thereof, and the quotient obtained by dividing 55.55 by the assessment equalization factor for 1969, would yield a sum equal to that portion of the monies receivable by the designated mining municipality for 1970 that is required by the Minister of Municipal Affairs to be

applied in 1970 to the reduction of taxes for such purposes in respect of the municipality or the part thereof, such amount being adjusted by the assessment equalization factor for 1970;

- (f) "municipality" means a city, town, village or township and includes a part of territory without municipal organization that is deemed to be a district municipality under subsection 3 of section 81 of the Act;
- (g) "post-subsidy break-even mill rate for 1969" in respect of residential and farm assessment or in respect of commercial assessment means the mill rate, determined in the manner set out in section 105 of The School Administration Act, that is required to be levied on residential and farm assessment or on commercial assessment, as the case may be, for 1969 in a municipality or a part thereof in order to provide the pre-subsidy break-even requirement for the municipality or the part thereof for public school purposes or for secondary school purposes, as the case may be, less the sum of,
 - (i) the education mill rate subsidy for 1969 payable to the divisional board for public school purposes or for secondary school purposes, as the case may be, on behalf of the municipality or the part thereof, and
 - (ii) in the case of a designated mining municipality, the amount receivable by the designated mining municipality for 1969 on behalf of the divisional board for public school purposes or for secondary school purposes, as the case may be;
- (h) "pre-subsidy break-even requirement for a municipality or a part thereof" means the portion of the pre-subsidy break-even requirement of the board for 1969 for public school purposes or for secondary school purposes, as the case may be, that is apportioned to the municipality or the part thereof;
- (i) "pre-subsidy break-even requirement of a board for 1969" means the total amount that, if there were,
 - (i) no education mill rate subsidy,
 - (ii) no grant to the board for the purpose of reducing by 67 per cent the mill rate for secondary school purposes in 1969 in a municipality or a

part thereof that in the year 1968 was not in a secondary school district, and

 (iii) no payment to a designated mining municipality,

payable for 1969 in respect of any municipality or part thereof in the school division, would have been requisitioned in 1969 by the divisional board for public school purposes or for secondary school purposes, from the municipalities and the parts thereof in the school division in order to provide as at the end of the year neither an increase nor a decrease in the surplus, deficit or reserves for public school purposes or for secondary school purposes, as the case may be, accumulated by the divisional board as at the beginning of the year;

- (j) "residential and farm assessment" for public school purposes or for secondary school purposes means that portion of the residential and farm assessment as defined in clause b of section 101 of The Schools Administration Act that is rateable for public school purposes or for secondary school purposes, as the case may be.
- 2.—(1) The sum, exclusive of any amount in respect of adjustments contained in the decision of the arbitrators under section 84 of the Act, required by a divisional board for public school purposes or for secondary school purposes, as the case may be, for the year 1970 shall be apportioned among the municipalities and the parts thereof in the school division by,
 - (a) multiplying, in respect of each such municipality or part thereof,
 - (i) the residential and farm assessment for 1970, adjusted in accordance with subsection 2 where applicable, by the post-subsidy break-even mill rate for 1969 in respect of residential and farm assessment, and
 - (ii) the sum of,
 - a. the commercial assessment for 1970, adjusted in accordance with subsection 2 where applicable, and
 - b. the amount that would be determined under subclause iii of clause e of section 1 or under sub-subclause b of subclause iv of clause e of section 1, as the case may be, if 100 per cent were substituted for 111.11 per cent in subclauses iii and iv and the adjustment by the assessment equalization factor were not made,

by the post-subsidy break-even mill rate for 1969 in respect of commercial assessment:

- (b) dividing by 1000 the sum of the products obtained for each such municipality or part thereof under clause a:
- (c) ascertaining the aggregate of the results determined under clause b for all the municipalities or the parts thereof within the jurisdiction of the board;
- (d) dividing the results determined under clause b for each municipality or part thereof by the aggregate determined under clause c, correct to five places of decimals;
- (e) multiplying the sum required to be levied by the product of .7 and each of the decimal fractions determined under clause
- (f) multiplying the ratio, correct to five places of decimals, of the equalized assessment for each municipality or part thereof to the total equalized assessment in the school division by the product of .3 and the sum required to be levied; and
- (g) adding the amounts determined under clauses e and f for each municipality or part

to ascertain the total amount required from each such municipality or part thereof for public school purposes or for secondary school purposes, as the case may be.

- (2) Where, in a municipality, the general level of assessment for 1970 is higher than the general level of assessment for 1969, the residential and farm assessment for 1970 and the commercial assessment for 1970 shall, before being used in clause a of subsection 1, be multiplied by the quotient obtained by dividing the sum of,
 - (a) the assessment for 1969, and
 - (b) the assessment that is liable to taxation and is added to the collector's roll in the municipality in 1969,

by the assessment for 1970.

- 3. Section 3 of Ontario Regulation 57/70, as made by section 1 of Ontario Regulation 108/70, is amended by striking out "district municipality" in the first line.
- 4. Ontario Regulation 57/70, as amended by Ontario Regulation 108/70, is further amended by adding thereto the following section:
- 4. This Regulation applies in respect of the apportionment of the sums required by a divisional board for public school purposes and for secondary school purposes for the year 1970.

THE TEACHERS' SUPERANNUATION ACT

O. Reg. 374/71.

General.

Made—August 18th, 1971. Filed-September 1st, 1971.

REGULATION MADE UNDER THE TEACHERS' SUPERANNUATION ACT

- 1. Section 24 of Regulation 553 of Revised Regulations of Ontario, 1960, as amended by section 1 of Ontario Regulation 298/61, section 1 of Ontario Regulation 236/62, section 1 of Ontario Regulation 281/63, section 1 of Ontario Regulation 240/64, section 2 of Ontario Regulation 91/65, section 1 of Ontario Regulation 241/65, section 1 of Ontario Regulation 269/66, section 2 of Ontario Regulation 32/67, section 1 of Ontario Regulation 317/67, section 1 of Ontario Regulation 46/68, section 5 of Ontario Regulation 312/68, section 1 of Ontario Regulation 460/69 and section 1 of Ontario Regulation 415/70, is further amended by adding thereto the following items:
- 112. The Peoples Christian School, Willowdale.
- 113. Chaminade College School, Toronto.
- 114. St. Mary's Private School, Hamilton.
- 115. Campanile-Notre Dame Private School, Ottawa
- 116. Assumption College School, Windsor.
 - 2. This Regulation comes into force on the 1st day of September, 1971.

(1590)

37

THE PUBLIC HOSPITALS ACT

O. Reg. 375/71. Classification of Hospitals. Made—August 25th, 1971. Filed—September 2nd, 1971.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

- 1.—(1) The Schedule to Ontario Regulation 364/67, as amended by Ontario Regulations 6/68, 100/68, 126/68, 174/68, 200/68, 264/68, 421/68, 38/69, 203/69, 295/69, 374/69, 20/70, 80/70, 194/70, 61/71, 118/71 and 244/71, is further amended by:
 - (a) striking out items 33a, 33b, 74 and 76 under the heading "Group B Hospitals";

(1589)

37

O.	Reg.	375/71
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THE ONTARIO GAZETTE

O. Reg. 376/71 2759

(b)	adding the following items under the
, ,	heading "Group B Hospitals":

27. Haileybury Temiskaming General Hospital

.

33a. Listowel 33b. Midland

Listowel Memorial Hospital St. Andrew's Hospital

83a. Winchester

Winchester District Memorial Hospital

87a. Wingham

Wingham and District Hospital

(c) renumbering item 79a as item 79b under the heading "Group B Hospitals" and adding thereto the following item:

79a. Walkerton

County of Bruce General Hospital (2) The said Schedule is further amended by,

(a) striking out items 29, 43, 51, 80, 84 and 85 under the heading "Group C Hospitals"; and

(b) adding the following items under the heading "Group C Hospitals":

44a. London London Health Association (Rheumatic and Arthritic Disease Unit)

44b. London

London Health Association
(Sir Adam Beck Memorial
Sanatorium—Chest
Disease Unit)

78b. Toronto Lockwood Clinic 78c. Toronto Orthopaedic and

Orthopaedic and Arthritic Hospital

(3) The said Schedule is further amended by striking out item 9 under the heading "Group D Hospitals".

(1602)

37

THE SUMMARY CONVICTIONS ACT

O. Reg. 376/71. Ticket Summons. Made—September 1st, 1971. Filed—September 3rd, 1971.

REGULATION MADE UNDER THE SUMMARY CONVICTIONS ACT TICKET SUMMONS

- 1. A ticket under section 7 of the Act shall be in Form 1. O. Reg. 376/71, s. 1.
- 2. For the purposes of section 7 of the Act, the offences under the provisions set out in column 2 of a schedule are designated as the offences under the provisions of the Act or regulations set out in the heading to the schedule. O. Reg. 376/71, s. 2.
- 3. The words or expressions set out in column 1 of a schedule may be used on a ticket to designate the offence under the provision set out opposite thereto in column 2 of the Act, Regulation or municipal by-law set out in the heading to the schedule. O. Reg. 376/71, s. 3.
- 4. Regulation 550 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulation 124/69, is revoked. O. Reg. 376/71, s. 4.
 - 5. This Regulation comes into force on the 1st day of October, 1971. O. Reg. 376/71, s. 5.

Form 1

The Summary Convictions Act

CANADA PROVINCE OF ONTARIO	INFORMATION		
The informant being duly sworn up	oon oath deposes and says:		
on theday of		_ 19Time	M
Name	•		
Last	First	Middle	
Address	(Number and Street)		
(municipality)	(P.O.)	(province)	
DRIVER'S LICENCE NO.	(1.0.)	(province)	
DRIVER'S LICENCE NO.		: 0.	
Birthdate	CLASS	RESTRICT	
Sex Day Month Year	• • • • • • • • • • • • • • • • • • • •		
Did operate vehicle		1	
(Registration No.	Year Prov.)	Make	
Upon a highway namely		Marc	
Opon a nighway hamery			
		(Municipality)	
AND DID COMMIT THE OFFE	INCE OF SPEEDING (over limit))	
	M.P.H. in a	M.H	P.H. Zone
OR			
	(Other Offence)		. \
CONTRARY TO THE HIGH	WAY TRAFFIC ACT	1 1 1	
OR 🗆			~~~
	Section	n Sub-Sect. Clause	Item
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Sworn before me at			
On			2
		7	4
A Justice of the Peace		Peace Officer Inform	nant
FOR THE			

THIS IS THERE	FORE TO COMM	IAND YOU IN	HER MAJESTY'S NAME TO APPEAR BEFORE	
THE PRESIDING	_		COURTROOM	
			19AT	
			TO BE DEALT WITH ACCORDING TO LAW	
	personally deliver cket to the accuse		For Office Use	
Signat	ure of Issuing Offi	cer		
No.	Div. or De	t.		
		COURT	RECORD	
Case No	Do		Page No	
DA	TE	COURT ACTION		
		Adjourned to)	
		Bail	(Cash or Property)	
		Fail to appea	ar when on Bail	
		Fail to appea	ar on Summons	
Date				
		For Crown		
		For Accused		
+		Reporter		
		Clerk		

rieads Guilty		_ Not dunty
FINDING OF COURT Guilty Dismissed Withdrawn Suspended Sentence	Costs	
Jailed	or	
		Days
Comments & Recommendations		
A Provincial Judge or Justice of the Peace act		
	SUMMONS	
CANADA PROVINCE OF ONTARIO	SOMMONS	
YOU ARE CHARGED WITH THE FOL	LOWING OFFENCE:	
on theday of	19T	imeM
NAMELast	First	Middle
ADDRESS		
	(Number and Street)	
(municipality)	(P.O.)	(Province)
DRIVER'S LICENCE NO.		
Birthdate	CLASS	RESTRICT
Sex Day Month Year		100
Did operate vehicle		
(Registration No. Year	Prov.)	Make
Upon a highway namely	/M	
AND DID COMMIT THE OFFENCE OF	(Municipality) SPEEDING (over limit)	
M. I	P.H. in a	M.P.H. Zon

OR						
		(Other Offend	ce)			
CONTRARY	TO THE HIGHWAY	TRAFFIC ACT				1
OK			Section	Sub-Sect.	Clause	Item
Th	e total amount payable for out of court settlement			IMPORTA	.NT	
	SET BY THE COURT	out of c	read other ourt settler	r side for i ment.	nstructions	concerning
(V	which includes court costs) is			OFFICER:		
TOT	AL					
דטוכ וכ דטו	EREFORE TO COMMANI	VOILIN HED A	IA IECTV	S NAME T	O ADDEAU	DEFORE
THE PRESII	DING JUSTICE IN PROV	INCIAL COURT	ROOM			
AT						
ON THE	DAW OF					
ON THE	DAY OF	19	A1			M
TO ANSWER	R TO THE ABOVE CHAI	RGE AND TO BE	E DEALT	WITH ACC	CORDING	TO LAW
			For Offi	ce Use		
	Signature of Issuing Office	cer		٠		
.						
No.	Div. or De	t.				
- <u> </u>						
		READ CAREFUI	LY.			
IF AN AMOU	JNT IS SHOWN ON THE	S SUMMONS TH	IIS CASE	MAY BE	SETTLED	OUT-OF-
COURT IF T	HE FORM OF PLEA OF O THE PROVINCIAL CO	GUILTY ON THI	S SUMMO	NS IS SIGN	ED AND	PAYMENT
NOT LATER APPEARANC	THAN CE SHOWN ON THIS SU	MMONS.		BEFO	RE THE I	DATE FOR
		OT SEND CASH	BY MAII			
	DO N		DI MAIL			

PLEA OF GUILTY

I am aware that I have a right to a hearing in respect of the offence with which I am charged, that by signing this plea of guilty I am waiving my right to a hearing and that my signature may result in a conviction against me without

Upon a highway namely_

M.P.H. Zone

	points where applied	y result in the recording of cable under <i>The Highway Trap</i> ty to the offence as charged.	demerit fic Act.
	Signature of defend	dant	
	Address		
:			
	Tel. No. Res	Bus	
·	THE ST	ATUTE PROVIDES THAT	
who has not pleaded gu	ilty and paid the pre	of any person who fails to appear escribed fine before the appearar rant of committal will be issued.	ar to an wer a ticket summons or nce date, or the evidence may be
	REP	ORT OF CONVICTION	
CANADA PROVINCE OF ONT	ARIO	•	
The informant being d	uly sworn upon oath	deposes and says:	
on the	day of	19	_TimeM
NAME			
NAME	Last	First	Middle
ADDRESS		(Number and Street)	
(Municipali	ty)	(P.O.)	(Province)
DRIVER'S LICENCE	NO.		
D: .1.1		CLACC	DECEDICE
Birthd		CLASS	RESTRICT
Sex Day M Did operate vehicle	onth Year		<i>p</i> ;
(Registratio	on No. Year	Prov.)	Make

M.P.H. in a_

(Municipality)

AND DID COMMIT THE OFFENCE OF SPEEDING (over limit)

	(Other O	offence)			
CONTR.	ARY TO THE HIGHWAY TRAFFIC A	ACT			
OR 🗆 .		Section	Sub-Sect.	Clause	Item
	The total amount payable for out of court settlement SET BY THE COURT (which includes court costs) is TOTAL	FOR H	EAD OFFIC	CE USE O	NLY
THE PI	. S THEREFORE TO COMMAND YOU IN ERESIDING JUSTICE IN PROVINCIAL CO				
THE PI	RESIDING JUSTICE IN PROVINCIAL CO	OURTROOM			
THE PI	RESIDING JUSTICE IN PROVINCIAL CO	DURTROOM			М
THE PI AT ON THE TO ANS I cert portio	RESIDING JUSTICE IN PROVINCIAL CO	DURTROOM 19AT TO BE DEALT mons	WITH ACC	ORDING T	M TO LAW
THE PI AT ON THE TO ANS I cert portio	E DAY OF SWER TO THE ABOVE CHARGE AND This that I did personally deliver the summer of this ticket to the accused on the	DURTROOM 19AT TO BE DEALT mons	WITH ACC CONVI DA I hereby and inforcement	ORDING T	M M Conviction to true and

COMPLETE THIS SIDE OF FORM IF ANY OF THE FOLLOWING CONDITIONS EXIST IN RELATION TO THE OFFENCE FOR WHICH THIS CONVICTION WAS REGISTERED.

- LICENCE SUSPENSION
 DRIVING PROHIBITION
- 3. LICENCE CONFISCATION
- 4. PERSONAL INJURY ACCIDENT
- 5. PROPERTY DAMAGE ACCIDENT

Conviction

	Conviction		Judge			
	Date Day	Mo. Yr.				
	COMPLETE IF	1. or 2. ABC	VE APPLI	ES:		
	THE JUDGE ORDERED	▶ 4		E SUSPENSI G PROHIBI		
	FOR A PERIO	D OF		·		
	UNDER					
		Act		Section		
	Was Licence Con	fiscated?	W	as Defendan	t Owner?	
	Yes 🗆	No 🗆		Yes	No 🗆	
	WAS THERE	Personal In	njury? No □	Property Yes	Damage? No □	**
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	Title					
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		FOR	HEAD OF	FICE USE	ONLY	
						0.0
		Lic.	Act.	P.I./P.D.	Court	
			Record OSITION	,		
CANADA PROVINCE OF						100
The informant bei	ng duly sworn upor	oath deposes	and says:			
on the	day of			19T	ime	M
NAME					- "	
	Last		Fir	st		Middle
ADDRESS		(Nu	mber and S	treet)		
(Munic	ipality)		(P.O.)		(Pro	ovince)

DRIVER'S LICENCE NO.	
Birthdate . CLASS Sex Day Month Year	RESTRICT
Did operate vehicle	1
(Registration No. Year Prov.) Upon a highway namely	
(Municipality AND DID COMMIT THE OFFENCE OF SPEEDING	
M.P.H. in a	M.P.H. Zor
OR(Other Offer	nce)
`	
CONTRARY TO THE HIGHWAY TRAFFIC ACT	
OR 🗆	Section Sub-Sect. Clause Item
	IMPORTANT e read other side for instructions concerning court settlement. POLICE OFFICERS ARE NOT ALLOWED TO ACCEPT PAYMENT
THIS IS THEREFORE TO COMMAND YOU IN HER	MAJESTY'S NAME TO APPEAR BEFOR
THE PRESIDING JUSTICE IN PROVINCIAL COURT	FROOM
A1	
ON THEDAY OF1	9ATM
TO ANSWER TO THE ABOVE CHARGE AND TO B	BE DEALT WITH ACCORDING TO LAW
	For Office Use
Signature of Issuing Officer	-
No. Div. or Det.	

The Highway Traffic Act

Part	Ітем	Column 1	Column 2
II	1.	Fail to register motor vehicle	section 6(1)
Registration	2.	Fail to register trailer	section 6(1)
and	3.	Fail to register conversion unit	section 6(1)
Permits	4.	Fail to register self-propelled farm implement	section 6(2)
1 ci iiits	5.	Make a false statement	section 7(1)
	6.	Fail to notify change of address	section 7(2)
	7.	No valid plate	section 8(1)
	8.	Fail to have two plates	section 8(1)
	9.	Place plate improperly	section 8(2)
	10.	No valid plate on motorcycle	section 8(3)
	11.	Plate not plainly visible on motorcycle	section 8(3)
	12.	No valid plate on trailer	section 8(4)
	13.	No valid plate on conversion unit	section 8(4)
	14.	Plate not plainly visible on trailer	section 8(4)
	15.	Plate not plainly visible on conversion unit	section 8(4)
	16.	Deface number plate	section $9(1)(a)$
	17.	Alter number plate	section $9(1)(a)$ section $9(1)(a)$
	18.	Use defaced plate	, , , ,
	19.	1	section $9(1)(b)$
	20.	Use altered plate	section 9(1)(b)
	20.	Permit use of defaced plate Permit use of altered plate	section 9(1)(b)
	22.	*	section $9(1)(b)$
	23.	Use plate issued for another vehicle	section $9(1)(b)$
	23.	Permit use of plate issued for another vehicle	section $9(1)(b)$
	25.	Remove plate without authority	section 9(1)(c)
	26.	Use plate not issued by Department	section $9(1)(d)$
	27.	Permit use of plate not issued by Department	section $9(1)(d)$ section $9(2)$
	28.	Fail to notify change of ownership	\ ,
	29.	Fail to return plate when required	section 9(3)
	30.	Confuse identity of plate	section 10(1)
	30.	Obstruct plate	section 10(2)
III	31.	No operator's licence	section 13(1)
Licences	32.	Permit unlicensed person to drive	section 13(1)
	33.	Fail to produce operator's licence	section 14(1)
	34.	Driver fail to give identification	section 14(2)
	35.	No chauffeur's licence	section 16(1)
	36.	Employ unlicensed chauffeur	section 16(1)
	37.	Fail to produce chauffeur's licence	section 17(1)
	38. `	Chauffeur fail to give certificate	section 17(2)
	39.	Drive while under 16	section 18(1)
	40.	Employ person under 16 to drive	section 18(2)
	41.	Permit person under 16 to drive	section 18(2)
	42.	Let unlicensed driver hire vehicle	section 19(1)
	43.	Fail to produce licence when hiring vehicle	section 19(3)
	44.	Contravene restricted licence	section 25(3)
	45.	Apply for permit while suspended	section 27(2)
	46.	Procure permit while suspended	section 27(2)
	47.	Possess permit while suspended	section 27(2)
	48.	Apply for permit while prohibited	section 27(3)
	49.	Operate vehicle for which permit suspended	section 30
	50.	Operate vehicle for which permit cancelled	section 30

Part	Ітем	Column 1	Column 2
IV	51.	No licence to operate vehicle business	section 35(1)
Garage	52.	Interfere with officer inspecting vehicle business	section 35(5)
and	53.	Fail to keep records	section 36(1)
Storage	54.	Deal with vehicle with serial numbers altered	section 36(2)
Licences	55.	Deface serial number	section 36(3)
Licences	56.	Remove serial number	section 36(3)
	57.		` '
	58.	Fail to notify re vehicle stored more than 2 weeks Fail to report damaged vehicle	section 36(4) section 36(5)
V	59.	Drive without proper headlights	section 37(1)
Equipment	60.	Drive without proper rear light	section 37(1)
	61.	Sell vehicle without 2 rear red lights	section $37(2)(a)(i)$
	62.	Offer to sell vehicle without 2 rear red lights	section $37(2)(a)(i)$
	63.	Sell vehicle without red reflectors	section $37(2)(a)(ii)$
	64.	Offer to sell vehicle without red reflectors	section $37(2)(a)(ii)$
	65.	Sell motorcycle without red reflector	section $37(2)(b)$
	66.	Drive with improper headlights	section 37(3)
	67.	More than 4 lighted headlights	section 37(5)
	68.	Improper clearance lights	section 37(6)
	69.	Sell vehicle without clearance lights	section 37(7)
	70.	Offer to sell vehicle without clearance lights	section 37(7)
	71.	Fail to have proper identification lamps	section 37(9)
	72.	Fail to have proper side marker lamps	section 37(11)
	73.	Red light at front	section 37(12)
	74.	Use V.F.F. lamp improperly	section 37(12)
	75.	Improper bicycle lighting	section 37(14)
	76.	Improper number plate light	\ <i>,</i>
	1 1		section 37(16)
	77.	Use parking light while vehicle in motion	section 37(17)
	78.	Have more than one spotlamp	section 37(19)
	79.	Improper use of spotlamp	section 37(19)
	80.	Improper lights on traction engine	section 37(20)
	81.	No red light on rear of trailer	section 37(21)
	82.	Improper red lights—object over 96"	section 37(22)
	83.	No lamp on left side	section 37(23)
	84.	Improper lights on farm vehicle	section 37(24)
	85.	Sell new vehicle without signalling device	section 37(26)
	86.	No directional signals	section 37(28)
	87.	No brake lights	section 37(28)
	88.	No blue flashing lights on snow removal vehicle	section 37(30)
	89.	Improper use of blue flashing light	section 37(31)
	90.	No sign—"right hand drive vehicle"	section 38
	91.	Improper braking system	section 39(1)
	92.	Improper brakes on motorcycle	section 39(2)
	93.	Improper brakes on trailer	section 39(3)
	94.	Defective brakes	section 39(5)
	95.	Sell improper brake fluid	section 40(1)
	95.		section 40(1)
	96.	Offer to sell improper brake fluid	, ,
		Improper windshield wiper	section $41(1)(a)$
	98.	Improper mirror	section $41(1)(b)$
	99.	Improper mudguards	section 41(2)
	100.	No odometer	section 41(4)
	101.	Defective odometer	section 41(4)
	102.	No speedometer on bus	section 42
	103.	Defective speedometer on bus	section 42
	104.	Improper tire—damage to highway	section 43(1)
	105.	Device on wheels-injure highway	section 43(2)
	106.	Lock shoe—animal drawn vehicle	section 43(3)
	107.	Fail to mark rebuilt tire	section 45(2)
	108.	Sell unmarked rebuilt tire	section 45(3)
	109.	Offer to sell unmarked rebuilt tire	section 45(3)

Part	ITEM	Column 1	Column 2
	110.	Sell vehicle—no safety glass	section 46(2)
	111.	Register vehicle—no safety glass	section 46(2)
			section 46(3)
	112.	Install non-safety glass	` '
	113.	Window obstructed	section $47(1)(a)$
	114.	Have object obstructing view	section $47(1)(b)$
	115.	No clear view to front	section $48(1)(a)$
	116.	No clear view to sides	section $48(1)(a)$
	117.	No clear view to rear	section $48(1)(b)$
	118.	Improper muffler	section 49(1)
	119.	Excessive fumes	section 49(2)
•	120.	Unreasonable noise	section 49(3)
	121.	Unreasonable smoke	section 49(3)
	1 1		
	122.	Unnecessary noise	section 49(3)
	123.	No horn	section 49(4)
	124.	Defective horn	section 49(4)
	125.	Have a siren	section 49(5)
	126.	No slow moving vehicle sign	section 50(1)
	127.	No sleigh bells	section 51(1)
	128.	Television in front seat	section $52(1)(a)$
	1 1		
	129.	Television visible to driver	section $52(1)(b)$
	130.	Television operating in front seat	section 52(2)
	131.	Television operating—visible to driver	section 52(2)
	132.	Improper means of attachment	section 53(1)
	133.	Fail to submit vehicle for tests	section 55(3)
	134.	Operate unsafe vehicle	section 57
	135.	Permit operation of unsafe vehicle	section 57
	136.	Fail to give mechanical fitness certificate	section 58(1)
	137.	Fail to send plates and permit to Department	section 58(5)
	138.	False statement—certificate of mechanical fitness	section 58(10)
	139.	No name on commercial vehicle	section 61(1)
	140.	No reflector—commercial vehicle	section 61(2)
	141.	No reflector—trailer	section 61(2)
	142.	Sell commercial vehicle or trailer without two red	500000000000000000000000000000000000000
	142.		sastion 61/3\/a\
	142	rear lights	section $61(3)(a)$
	143.	Sell commercial vehicle or trailer without two rear	
		red reflectors	section $61(3)(b)$
	144.	No name and address on road-building machine	section 61(4)
	145.	Fail to wear proper helmet on motorcycle	section 62(1)
	146.	Dealing with vehicle not conforming to standard	section 63(1)
	110.	Dealing with vehicle not comorning to standard	Section 00(1)
VI	147.	Overweight vehiclelbs. Class A Highway	section 64(2)1
Weight,	148.	Overweight axlelbs. Class A Highway	section 64(2)1
Load and	149.	Overweight trailer—2 axleslbs. (front) (rear)	
Size		axle Class A Highway	section 64(2)2
	150.	Overweight vehicle—3 axleslbs. (front) (middle)	
	100.	(rear) axle Class A Highway	section 64(2)3
	151		Section 04(2)5
	151.	Overweight combination of vehicleslbs. Class A	(4/0)4
	1	Highway	section 64(2)4
	152.	Overweight conversion unit lbs. Class A Highway	section 64(2)5
	153.	Overweight non-pneumatic tireslbs. one axle	
		Class A Highway	section 64(2)6
	154.	Overweight semi-trailer—2 axleslbs. Class A	
	101.	Highway	section 64(2)7
	155		3000001 07(2)
	155.	Overweight semi-trailer—3 axleslbs. Class A	
		Highway	section 64(2)8
	156.	Overweight vehicleslbs. Class B Highway	section 64(3)1
	157.	Overweight axlelbs. Class B Highway	section 64(3)1
	158.	Overweight on tireslbs.	section 64(4)
	159.	Oversize vehicle—violate permit	section 65(6)
			, ,
	160. 161.	Overweight vehicle—violate permit Overweight lbs. exceeds permit	section 65(6)

PART	ITEM	Column 1	Column 2
	162.	Fail to put out permit in vehicle	section 66(2)
	163.	Fail to produce permit for commercial vehicle and	00(2)
	100.	trailer	section 66(2)
	164.	Exceed half-load bylbs. solid tires	section 66(6)
	165.	Exceed 3 ton load bylbs. pneumatic tires	section 66(6)
	166.	Exceed half-loads bylbs. pneumatic tires	section 66(6)
	167.	Overload tireslbs. (March) (April)	section 66(6)
	168.	Fail to proceed to scale	section 67(2)
	169.	Fail to produce weight inventory in lieu of weighing	section 67(5)
	170.	Fail to facilitate weighing	section 67(5)
	171.	Fail to mark overhanging load	section 68(1)
	172.	Insecure load	section 68(3)
	173.	Overwidth vehicle	section 70(9)
	174.	Overlength vehicle	section 70(9)
	175.	Overlength combination of vehicles	section 70(9)
	176.	Overlength semi-trailer	section 70(9)
	177.	Overlength public vehicle	section 70(9)
	178.	Overheight vehicle	section 70(9)
	+	6.0.000	
VII Axle	179. 180.	Overweight on tireslbs.	section 72(1)
	100.	Overweight axle unit (axle group)lbs. Class A	
Weights	101	Highway	section $73(a)$
	181.	Axle spacing not prescribed by regulations	section $73(c)$
	182.	Axle spacing not covered by temporary authority	section $73(c)$
	183.	Fail to put temporary authority in vehicle	section $73(d)$
	184.	Fail to produce temporary authority	section $73(d)$
	185.	Overweight axlelbs.	section $74(1)(a)$
	186.	Overweight dual axlelbs.	section $74(1)(b)$
	187.	Overweight triple axlelbs.	section $74(1)(c)$
	188.	Overweight during freeze-uplbs.	section 75(1)
	189.	Overweight axlelbs. Class B Highway	section 76
	190.	Overloadlbs. excess weight	section 77(1)
	191. 192.	Fail to put permit in vehicle	section 77(2)
	192.	Fail to produce permit for commercial vehicle and	77/2
	102	trailer	section 77(2)
	193.	Axle overloaded bylbs.—March and April	section 77(4)
	194.	Tires overloaded bylbs.—March and April	section 77(5)
	195.	Fail to proceed to scale	section 78(3)
	196.	Fail to go more than 10 miles to be weighed when	70/4
		unable to produce weight inventory	section 78(4)
VIII	197.	Speeding	section 82(16)
Rate of	198.	Careless driving	section 83
Speed	199.	Unnecessary slow driving	section 85
IX	200.	Disobey officer—directing traffic	section 86
Rules of	201.	Fail to yield—uncontrolled intersection	section 87
the Road	202.	Fail to yield to vehicle on right	section 87
	203.	Disobey stop sign—stop wrong place	section $88(a)$
	204.	Disobey stop sign—fail to stop	section $88(a)$
	205.	Fail to yield to traffic on through highway	section $88(b)$
	206.	Traffic on through highway—fail to yield	section $88(b)$
	207.	Fail to yield—yield sign	section (90)1
	208.	Fail to yield from private road or driveway	section 91
	209.	Fail to yield to pedestrian	section $92(1)(a)$
	210.	Fail to yield to pedestrian approaching	section $92(1)(b)$
	211.	Pass stopped vehicle at crossover	section 92(2)
	212.	Pass stopped vehicle at crossover—fail to yield to pedestrian	section $92(2)(a)$
	213.	Pass stopped vehicle at crossover—fail to yield to	

Part	Ітем	Column 1	Column 2
	214.	Pass within 100 feet of crossover	section 92(3)
	215.	Pedestrian fail to yield at crossover	section 92(4)
	216.	Improper right turn	section 93(1)
	217.	Left turn—fail to afford reasonable opportunity to	` '
		avoid collision	section 93(2)
	218.	Improper left turn—2 way to 2 way highway	section 93(3)
	219.	Improper left turn—1 way to 2 way highway	section 93(4)
	220.	1mproper left turn—2 way to 1 way highway	section 93(5)
	221.	Improper left turn—1 way to 1 way highway	section 93(6)
	222.	Turn—not in safety	section 94(1)
	223.	Fail to signal for turn	section 94(1)
	224.	Start from parked or stopped position—not in safety	section 94(2)
	225.	Start from parked or stopped position—fail to signal	section 94(2)
	226.	Improper arm signal	section 94(4)
	227.	Improper signal device	section 94(5)
	228.	Use turn signals improperly	section 94(6)
	229.	Fail to signal stop or decrease in speed	section 94(7)
	230.	Improper signal to stop or decrease in speed	section 94(7)
	231.	Brake lights—improper colour	section $94(7)(b)$
	232.	U-turn on a curve—no clear view	section 95(a)
	233.	U-turn—railway crossing	section 95(b)
	234.	U-turn near crest of grade—no clear view	section 95(c)
	235.	U-turn—bridge, viaduct or tunnel—no clear view	section $95(d)$
	236.	Disobey red light—stop wrong place	section 96(5)
	237.	Disobey red light—fail to stop Disobey red light—proceed before green	section 96(5)
	239.		section 96(5)
	240.	Disobey red light—fail to stop before right turn Disobey amber light—stop wrong place	section 96(5)
	241.	Disobey amber light—stop wrong place Disobey amber light—fail to stop	section 96(6) section 96(6)
	242.	Disobey flashing red light—stop wrong place	section 96(7)
	243.	Disobey flashing red light—stop wrong place Disobey flashing red light—fail to stop	section 96(7)
	244.	Fail to yield to traffic on through highway	section 96(7)
	245.	Traffic on through highway—fail to yield	section 96(7)
	246.	Fail to proceed with caution—flashing amber	section 96(8)
	247.	Fail to yield—red light with green arrow	section 96(9)
	248.	Fail to yield—when turning	section 96(10)
	249.	Disobey sign forbidding turn	section 96(11)
	250.	Pedestrian fail to use crosswalk	section 96(12)
	251.	Pedestrian disobey flashing green light	section 96(13)
	252.	Pedestrian disobey red light	section 96(14)
	253.	Pedestrian disobey amber light	section 96(14)
	254.	Pedestrian disobey don't walk or wait signal	section 96(15)(b)(i
	255.	Pedestrian fail to proceed quickly across roadway	section 96(15)(b)(i
	256.	Fail to keep right—less than normal speed	section 97
	257.	Fail to share half roadway—meeting vehicle	section 98(1)
	258.	Pass approaching vehicle on left	section 98(1)
	259.	Fail to share roadway—meeting bicycle	section 98(2)
	260.	Fail to turn out to right when overtaken	section 98(3)
	261.	Fail to turn out to left to avoid collision	section 98(4)
	262.	Bicycle—fail to turn out to right when overtaken	section 98(5)
	263.	Fail to turn out to left to avoid collision with bicycle	section 98(5)
	264.	Fail to stop to facilitate passing	section 98(6)
	265.	Fail to assist in passing	section 98(6)
	266.	Pass—roadway not clear—approaching traffic	section $98(7)(a)$
	267.	Attempt to pass—roadway not clear—approaching	
	160	traffic	section $98(7)(a)$
	268.	Pass—roadway not clear—overtaking traffic	section $98(7)(b)$
	269.	Attempt to pass—roadway not clear—overtaking	
	270.	traffic	section $98(7)(b)$
		Drive left of centre—no clear view Drive left of centre—railway crossing	section $99(a)$ section $99(b)$
	271.		

PART	Ітем	Column 1	COLUMN 2
	272.	Pass on right—not in safety	section 100(2)
	273.	Drive wrong way—one way traffic	section 102
	274.	Fail to drive in marked lane	section 103(a)
	275.	Unsafe lane change	section 103(a)
1	276.	Use centre lane improperly	section 103(b)
	277.	Fail to obey lane sign	section 103(c)
	278.	Drive wrong way—divided highway	section 104(a)
ŀ	279. 280.	Cross divided highway—no proper crossing provided	section 104(b)
	280.	Follow too closely	section 105(1)
1	282.	Commercial vehicle—follow too closely	section 105(2)
	283.	Fail to stop for emergency vehicle	section 106(1)
	284.	Follow fire department vehicle too closely Permit attachment to vehicle	section 106(2)
	285.	Draw more than one vehicle	section 107
	286.	Drive while crowded	section 108
	287.		section 109
	288.	Disobey railway crossing signal—stop wrong place	section 110
	289.	Disobey railway crossing signal—fail to stop	section 110
1	290.	Disobey railway crossing signal—proceed unsafely	section 110
!	290.	Disobey crossing gate	section 111
1	291.	Open vehicle door improperly Leave vehicle door open	section 112(a)
	293.	<u>•</u>	section 112(b)
	293.	Pass streetcar improperly	section 113(1)
	294.	Approach open streetcar door too closely Pass streetcar on left side	section 113(1)
	296.		section 113(2)
	290.	Frighten animal	section 114
	298.	Fail to ensure safety of person in charge of animal	section 114
	299.	Fail to use lower beam—oncoming Fail to use lower beam—following	section 115(a)
	300.	· ·	section 115(b)
	301.	Fail to park, stop or stand off roadway	section 116(1)(a)
	301.	Park, stop or stand on roadway—no clear view	section 116(1)(b)
	302.	Fail to take precaution against vehicle being set in motion	section 116/7)
	303.	Fail to have warning lights, flares or reflectors	section 116(7)
	304.	Fail to use warning lights, flares or reflectors	section 116(8)(a) section 116(9)
	305.	Interfere with traffic	section 116(10)
	306.	Race a motor vehicle	section 117(1)
	307.	Race an animal	section 117(1)
	308.	Fail to stop at railway crossing	section 119
	309.	Stop wrong place at railway crossing	section 119
	310.	Fail to look both ways at railway crossing	section 119
1	311.	Fail to open door at railway crossing	section 119
	312.	Change gears while crossing track	section 119
	313.	Fail to stop for school bus—overtaking	section $120(2)(a)$
	314.	Fail to stop for school bus—meeting	section $120(2)(b)$
	315.	Fail to activate school bus signals	section 120(2)(0)
	316.	Fail to cover sign on school bus	section 120(5)
	317.	Solicit a ride	section 121(a)
	318.	Solicit business	section 121(<i>b</i>)
	319.	Attach to vehicle	section 122(1)
	320.	Ride 2 on a bicycle	section 122(1)
	321.	Person—attach to vehicle	section 122(3)
	322.	Pedestrian fail to walk on left side of highway	section 123
	323.	Pedestrian on roadway fail to keep to left edge	section 123
	324.	Litter highway	section 124
1	325.	Disobey sign	section 125(2)
	326.	Disobey sign at tunnel	section 126(2)
	327.	Deface or remove notice or obstruction	section 120(2)
	328.	Fail to remove aircraft	section 127
	329.	Move aircraft improperly	section 129(1)
	330.	Draw occupied trailer	section 130
	331.	Operate air cushioned vehicle	section 131
			2221011 101

PART	Ітем	Column 1	Column 2
XIII Records and Reporting of Accidents and Convictions	332. 333. 334. 335. 336. 337. 338. 339. 340. 341.	Fail to report accident Fail to furnish required information Occupant fail to report accident Police officer fail to complete accident report Fail to remain Fail to render assistance Fail to give required information Fail to report damage to property on highway Medical practitioner—fail to report Optometrist—fail to report	section 139(1) section 139(1) section 139(2) section 139(3) section 140(1)(a) section 140(1)(b) section 140(1)(c) section 141 section 143(1) section 144(1)

O. Reg. 376/71, Sched. 1.

Schedule 2

The Highway Improvement Act

Ітем	Column 1	Column 2
1.	Use closed highway	section 25(5)
2.	Deface warning	section 25(5)
3.	Remove warning	section 25(5)
4.	Interfere with tree	section 27(2)
5.	Interfere with highway	section $28(1)(a)$
6.	Construct illegal access	section $28(1)(b)$
7.	Permit animal on highway	section 29(2)
8.	Have structure near highway	section 31(8)
9.	Place tree near highway	section 31(8)
10.	Display improper sign near highway	section 31(8)
11.	Have gathering place near highway	section 31(8)
12.	Authorize prohibited act	section 31(8)
13.	Fail to comply with notice	section 31(8)
14.	Have structure near controlled-access highway	section 35(8)
15.	Place tree near controlled-access highway	section 35(8)
16.	Conduct trade near controlled-access highway	section 35(8)
17.	Place power line near controlled-access highway	section 35(8)
18.	Have gathering place near controlled-access highway	section 35(8)
19.	Improper access to controlled-access highway	section 35(8)
20.	Authorize prohibited act	section 35(8)
21.	Fail to comply with notice	section 35(8)
22.	Disobey notice	section 90(5)
23.	Use closed road	section 94(5)

O. Reg. 376/71, Sched. 2.

Schedule 3

The Motor Vehicle Accident Claims Act

Ітем	Column 1	Column 2
1.	Make false statement	section 2(3)
2.	Fail to produce evidence	section 3(3)
3.	Produce false evidence	section 3(1)

The Motorized Snow Vehicles Act

Ітем	Column 1	Column 2
1.	Fail to register motorized snow vehicle	section 2(1)
2.	No plate—current year	section 2(3)
3.	Place number plate improperly	section 2(3)
4.	Make false statement	section 3(1)
5.	Fail to notify change of address—permit	section 3(2)
6.	Dirty plate	section 4(1)
7.	View of plate obstructed	section 4(1)
8.	Deface or alter plate	section $4(2)(a)$
9.	Use defaced or altered plate	section $4(2)(b)$
10.	Permit use of defaced or altered plate	section $4(2)(b)$
11.	Use or permit use of plate other than issued	section $4(2)(c)$
12.	Drive on prohibited highway	section 5(1)
13.	Person under age 16 drive on highway	section 7(1)
14.	Permit person under age 16 to drive on highway	section 7(2)
15.	No driver's licence	section 7(3)
16.	Permit unlicensed driver to drive	section 7(5)
17.	Drive no insurance	section 9(1)
18.	Permit uninsured person to drive	section 9(1)
19.	Fail to produce evidence of insurance within	.: 0/2)
. 20	reasonable time	section 9(3)
20. 21.	Produce false evidence of insurance	section 9(4)
21.	Fail to report collision	section 10(1)
	Fail to give required information	section 10(1)
2 3.	Police officer fail to forward report of accident	section 10(2)

O. Reg. 376/71, Sched. 4.

Schedule 5

The Public Commercial Vehicles Act

Ітем	Column 1	Column 2
1.	No operating licence	section 2(1)(a)
2.	Contravene operating licence	section $2(1)(b)$
3.	Improper lease	section 2(2)
4. 5.	Operate unlicensed vehicle	section 2(3)
	Soliciting	section 2(4)
6.	Unauthorized agent	section 4(1)
7.	Overweight	section 9(1)
8.	No licence plate	section 9(2)
9.	No freight forwarder's licence	section 12(1)
10.	No insurance	section 13
11.	Fail to issue certificate of insurance	section 14(1)
12.	Fail to notify of cancellation of insurance	section 14(3)

O. Reg. 376/71, Sched. 5.

The Public Vehicles Act

Ітем	COLUMN 1	Column 2
1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 17.	No operating licence Contravene operating licence Operate unlicensed vehicle Soliciting Contravene vehicle licence No licence place Licence plate not plainly exposed Improper toll charge Drink on duty Smoking Refuse passage Permit clinging Permit overcrowding—driver Permit improper placement of passenger Have trailer Improper loading Improper exits	section 2(1)(a) section 2(1)(b) section 2(2) section 2(3) section 7(1) section 7(2) section 7(2) section 10(1) section 13 section 14 section 15 section 16(1) section 16(2) section 16(3) section 17 section 18 section 19(1)
18. 19. 20.	No insurance Fail to issue certificate of insurance Fail to notify of cancellation of insurance	section 20 section 21(1) section 21(3)

O. Reg. 376/71, Sched. 6.

Schedule 7

Regulation 223 of Revised Regulations of Ontario, 1960 under *The Highway Traffic Act*

İTEM	Column 1	Column 2
1. 2.	Instruct driving without licence Fail to display licence	section 1 section 10

O. Reg. 376/71, Sched. 7.

Schedule 8

Regulation 224 of Revised Regulations of Ontario, 1960 under *The Highway Traffic Act*

1тем	Column 1	COLUMN 2
1.	Unequal braking power	section 4

O. Reg. 376/71, Sched. 8.

Regulation 226 of Revised Regulations of Ontario, 1960 under *The Highway Traffic Act*

ITEM	Column 1	Column 2
1. 2.	Fail to notify change of ownership Fail to keep record book	section 1(4)
3.	Fail to return permit and number plates	section 3
4.	Fail to report exchange of engine	section 4

O. Reg. 376/71, Sched. 9.

Schedule 10

Regulation 227 of Revised Regulations of Ontario, 1960 under *The Highway Traffic Act*

TEM	Column 1	Column 2
1.	Expose plate on vehicle with body style altered	section 12(1)
2.	Converted vehicle—fail to apply for new plates	section 12(2)
3.	"In transit" marker not on windshield	section 13(2)
4.	"In transit" marker—fail to destroy after use	section 13(2)
5. 6.	Improper use of dealer's plates—not for sale or repair Instruction permit—unaccompanied by licensed	section 14(1)
	driver	section 22(1)
7.	Instruction permit—fail to have in immediate possession	section 22(1)
8.	Operate motorcycle without proper endorsement	22/1)
0	on licence	section 22(1)
9.	Contravene restricted licence—driving ability	section 24(2)
10.	Fail to notify change of name—licence	section 25
11.	Fail to notify change of address—licence	section 25
12.	Possess illegal licence	section $26(1)(a)$
13.	Lend driver's licence	section $26(1)(b)$
14.	Improper lights	section 29(1)
15.	Flashing red light to front	section 32(2)
16.	Manufacturer sell substandard seat belt	section 34(2)
17.	Manufacturer sell unmarked seat belt	section 34(2)
18.	Manufacturer mark substandard seat belt	section 34(3)
19.	Sell unmarked seat belt	section 34(4)
20.	Improperly mark seat belt	section 34(6)
21.	Motorcycle handlebars more than 15 inches high	section 35(1)
22.	Carry passenger improperly on motorcycle	section 35(2)
23.	No footrests for passenger on motorcycle	section 35(2)
24.	Passenger improperly seated on motorcycle	section 35(3)

O. Reg. 376/71, Sched. 10.

Regulation 229 of Revised Regulations of Ontario, 1960 under The Highway Traffic Act

Ітем	Column 1	Column 2
1.	Parking—improper parallel	section 2
2.	Parking—improper angle	section 3(1)
3.	Parking—obstruct sidewalk	section $4(1)(a)(i)$
4.	Parking—obstruct crosswalk	section $4(1)(a)(ii)$
5.	Parking—obstruct private entrance	section $4(1)(a)(iii)$
6.	Parking—obstruct entrance-way	section $4(1)(a)(iv)$
7.	Parking—obstruct fire hydrant	section $4(1)(b)$
8.	Parking—bridge	section $4(1)(c)$
9.	Parking—hotel entrance	section $4(1)(d)$
10.	Parking—theatre entrance	section $4(1)(d)(i)$
11.	Parking—public hall	section $4(1)(d)(ii)$
12.	Parking—intersection	section $4(1)(e)$
13.	Parking—signal light	section $4(1)(f)$
14.	Parking—railway crossing	section $4(1)(g)$
15.	Parking—obstruct other vehicle	section $4(1)(h)$
16.	Parking—over time limit	section $4(1)(i)$
17.	Parking—disobey "no parking here to corner"	
	sign	section 4(2)
18.	Parking—disobey sign at firehall	section $4(3)(a)$
19.	Parking—disobey sign at school	section $4(3)(b)$
20.	Parking—airport area	section 4a
21.	Parking—Burk's Falls	section 4b
2 2.	Parking—Schedulehighway	section 4c

O. Reg. 376/71, Sched. 11,

Schedule 12

Regulation 233 of Revised Regulations of Ontario, 1960 under The Highway Traffic Act

Ітем	Column 1	Column 2
1.	Speeding—provincial park	section 1

O. Reg. 376/71. Sched. 12.

Schedule 13

Regulation 503 of Revised Regulations of Ontario, 1960 under *The Public Commercial Vehicles Act*

ITEM	Column 1	COLUMN 2
1. 2. 3. 4. 5. 6. 7. 8. 9. 10.	Transport new motor vehicle Transport used furniture Transport goods—improper operator Hold two licences Improper use of number plate Improper transfer of licence Fail to produce licence Violations—fire extinguisher Disobey police officer Underage driver	section 2(4) section 2(7) section 2a(3) section 2a(4) section 8(1) section 8(2) section 10 section 11 section 12(2) section 12a
11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22.	Licence—fail to keep accurate record Driver—fail to keep accurate record Fail to produce record Fail to issue bill of lading Improper bill of lading Fail to produce copy of bill of lading Improper copy of bill of lading Discontinue service Obstruct examination Fail to file certificate Fail to file tariff Violate tariff	section 12b(1) section 12b(2) section 12b(3) section 13(1) section 14(1) section 16(1) section 16(2) section 19(1) section 20 section 21 section 25(1) section 25(2)

O. Reg. 376/71, Sched. 13.

Regulation 530 of Revised Regulations of Ontario, 1960 under *The Public Vehicles Act*

Ітем	Column 1	Column 2
1.		7(1)
1. 2.	Improper use of number plate Improper transfer	section 7(1) section 7(2)
2. 3.	Fail to display licence	section 7(2)
3. 4.	Fail to display licence	section 8
5.	Fail to adhere to time-table	\ <i>'</i>
5. 6.	Violate time-table	section 11(2)
7.	Provide recurring service	section 11(3) section 12(2)
8.	No special licence	section 12(2)
9.	Fail to report special trip	section 13
10.	Fail to display "chartered" sign	section 15(1)
11.	Fail to produce report	section 15(1)
12.	Fail to display "school bus" sign	section 15(2)
13.	Operate outside authorized area	section 16
14.	Fail to deliver passengers	section 17
15.	Discontinue service	section 18(1)
16.	Fail to report discontinued service	section $18(3)(a)$
17.	Fail to give notice of discontinued	
	service	section 18(3)(b)
18.	Improper discontinuance notice	section 18(4)
19.	Unqualified driver	section 20
20.	Unsafe vehicle	section 21
21.	Unsanitary vehicle	section 21
22.	Fail to keep exits free	section 22
23.	Fail to secure freight	section 22
24.	No speedometer	section 23
25.	No fire extinguisher	section 24(1)
26.	Inadequate fire extinguisher	section 24(1)
27.	Violation—fire extinguisher	section 24(2)
28.	Interior light	section 25
29.	Inadequate emergency equipment	section $26(1)(a)$
30.	Inadequate spare equipment	section $26(1)(a)$
31.	No axe	section $26(1)(b)$
32.	Axe not readily accessible	section $26(1)(b)$
33.	Improper push-out	section 26a
34.	Fail to file tariff	section 28
35.	Fail to keep records	section 29
36. 37.	Fail to produce records	section 29
	Display advertising	section 30
38.	Fail to file certificate	section 31

O. Reg. 376/71, Sched. 14.

Schedule 15

Ontario Regulation 181/61 under The Highway Traffic Act

Ітем	Column 1	Column 2
1.	No sign on dangerous load	section 1
2.	No sign on tanker	section 2
3.	No sign—radio-active material	section 3
4.	Improper use of sign	section 5

Ontario Regulation 183/61 under The Highway Traffic Act

ITEM	Column 1	Column 2
1.	Fail to display school bus sign (10 or more passenger	
	capacity)	section 1(1)(a)
2.	Improper school bus sign (10 or more passenger	
	capacity)	section 1(1)(a)
3.	Fail to display school bus sign (less than 10	
	passenger capacity)	section 1(1)(b)
4.	Improper school bus sign (less than 10 passenger	
	capacity)	section $1(1)(b)$
5.	Fail to conceal school bus sign	section 1(2)
6.	Fail to display "do not pass when signals flashing"	
	sign	section 1a(a)
7.	Improper "do not pass when signals flashing" sign	section $1a(b)$
8.	Fail to have proper signal	section 1a(c)
9.	Improper colour—school bus	section 2
10.	School bus—improper mirror(s)	section $3(1)(a)$
11.	School bus—no tire chains or snow tires	section $3(1)(b)$
12.	School bus—improper speedometer	section $3(1)(c)$
13.	School bus—inadequate body floor	section $3(1)(d)$
14.	School bus—fail to have 2 constant-speed windshield	
	wipers	section 3(1)(e)
15.	School bus—fail to have effective defrosting device	section $3(1)(e)$
16.	School bus—fail to have adequate interior lighting	section $3(1)(f)$
17.	School bus—fail to have interior lighted	section $3(1)(f)$
18.	School bus—fail to have axe or crowbar	section $3(1)(g)$
19.	School bus—fail to have adequate fire extinguisher	section $3(1)(g)$
20.	School bus-fail to have dependable tires	section $3(1)(h)$
21.	School bus—equipped with rebuilt front tires	section $3(1)(h)$
22.	School bus—fail to have door or exit	section $3(1)(i)$
23.	School bus-fail to have emergency door or exit	section $3(1)(i)(i)$
24.	School bus—fail to have required push-out windows	section $3(1)(i)(ii)$
25.	School bus-fail to file certificate of mechanical	2/11/2
2.	fitness	section $3(1)(j)$
26.	School bus—fail to have push-out window in rear	section 3(2)
27.	Under age school bus driver	section 4(a)
28.	Chauffeur's licence not endorsed for school bus	1
	operation	section 4(c)
29.	Employ person not licensed for school bus operation	section 4(c)

O. Reg. 376/71, Sched. 16.

Schedule 17

Ontario Regulation 179/63 under The Highway Traffic Act

ITEM	Column 1	Column 2
1.	Bicyclist on controlled-access highway	section 1

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Publications Under The Regulations Act

September 25th, 1971.

THE CROWN TIMBER ACT

O. Reg. 377/71. General. Made—September 1st, 1971. Filed—Sepember 7th, 1971.

REGULATION MADE UNDER THE CROWN TIMBER ACT

- Section 2 of Regulation 69 of Revised Regulalations of Ontario, 1960 is revoked and the following substituted therefor:
- 2.—(1) The Crown dues to be paid in respect of each species of timber, other than damaged timber, cut under a licence and north of the centre line of the right-of-way of the most northerly east-west line of the Canadian National Railways are those specified in column 1 of Schedule 1.

- (2) The Crown dues to be paid in respect of each species of timber, other than damaged timber, cut under a licence and south of the centre line of the right-of-way of the most northerly east-west line of the Canadian National Railways are those specified in column 2 of Schedule 1.
 - Section 8 of Regulation 69 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- **8.** A licence, other than a licence granted under subsection 5 of section 2 or under section 5 of the Act, is issued on the terms and conditions set out in sections 9 to 12b.
 - Schedule 1 to Regulation 69 of Revised Regulations of Ontario, 1960, as amended by section 14 of Ontario Regulation 110/68, is revoked and the following substituted therefor:

Schedule 1

CROWN DUES

	COLUMN 1 (north)	
1. For saw-logs from timber of the following species, when measured in board feet		
i. Ash, basswood, cherry, elm, maple, oak or yellow birch, for each M.B.M	\$ 5.00	\$ 5.00
ii. Beech, poplar, white birch or other hardwoods except those in sub-item i for each M. B. M		1.50
iii. Balsam, for each M. B. M	4.00	4.00
iv. Jack pine or spruce, for each M. B. M	2.00	4.00
v. Cedar, hemlock, or tamarack, for each M. B. M	3.00	3.00
vi. Red pine or white pine, for each M. B. M	5.00	5.00
For saw-logs or pulpwood from timber of the following species, when measured in cubic feet:	1	
i. Balsam, cedar, hemlock or tamarack, for each cubic foot	0.0165	0.016
ii. Jack pine, for each cubic foot	0.0120	0.023
iii. Poplar or other hardwoods, for each cubic foot	0.0060	0.006
iv. Spruce, for each cubic foot	0.0212	0.033
v. Red pine or white pine, for each cubic foot	0.0330	0.033
3. For unpeeled pulpwood from timber of the following species, when measured in cords:	ı	

	COLUMN 1 (north)	Column 2
	(=====,	(,
i. Balsam or other conifers except jack pine and spruce, for each cord	\$ 1.40	\$ 1.40
ii. Jack pine, for each cord	1.00	2.09
iii. Poplar or other hardwoods, for each cord	0.50	0.50
iv. Spruce, for each cord	1.80	2.5
4. For peeled pulpwood from timber of the following species, when measure in cords:	ed	
i. Balsam or other conifers except jack pine and spruce, for each cord	1.65	1.65
ii. Jack pine, for each cord	1.20	2.35
iii. Poplar or other hardwoods, for each cord	0.60	0.60
iv. Spruce, for each cord	2.12	3.30
5. For boom timbers, piling or poles from any species of timber, in pieces containing the following volumes:	ng	
i. not more than 10 cubic feet, for each cubic foot	0.03	0.03
ii. more than 10 cubic feet but-not more than 20 cubic feet, for eacubic foot		0.04
iii. more than 20 cubic feet but not more than 30 cubic feet, for each	ch	
cubic foot	0.05	0.05
iv. more than 30 cubic feet, for each cubic foot	0.06	0.06
5. For fuelwood from any species of timber, for each cord	0.50	0.50
7. For posts from any species of timber, less than 4 inches in diameter at the top en and less than 7 feet in length:	nd	
i. for each post	0.0025	0.0025
ii. for each cord	2.00	2.00
3. Subject to item 7, for posts from any species of timber, for each lineal foot	0.01	0.01
O. For railway cross-ties from any species of timber, each	0.15	0.15

4. Sections 1 and 3 come into force on the 1st day of September, 1971.

(1630)

THE WOODLANDS IMPROVEMENT ACT

O. Reg. 378/71.

General.

Made-September 1st, 1971.

Filed—September 7th, 1971.

REGULATION MADE UNDER THE WOODLANDS IMPROVEMENT ACT

- 1.—(1) Schedule 2 of Appendix E to Ontario Regulation 244/66, as made by subsection 2 of section 1 of Ontario Regulation 383/68, and amended by subsection 2 of section 1 of Ontario Regulation 44/69, is further amended by inserting after "Graham" in the third line "Lorne".
- (2) Schedule 14 of the said Appendix E is revoked and the following substituted therefor:

MATTAWISHKWIA MANAGEMENT AREA

The geographic townships of Stoddard and Studholme in the Territorial District of Cochrane.

- (3) Schedule 16 of the said Appendix E is amended by inserting after "of" in the first line "Casgrain, Devitt, Eilber, Hanlan" and after "Idington" in the first line "Kendall, Lowther".
- (4) Schedule 22 of the said Appendix E is amended by striking out "Lorne" in the fourth line.

(1631) 38

THE CROP INSURANCE ACT (ONTARIO)

O. leg. 379/71.

Winte Wheat Crop Insurance Plan.
Made—August 4th, 1971.
Approvd—September 1st, 1971.
Filed—September 7th, 1971.

REGUIATION MADE UNDER THE CROP NSURANCE ACT (ONTARIO)

- Clause b offsection 3 of the Schedule to Ontario Regulation 30/67, as remade by section 1 of Ontario Regulation 431/70, is revoked and the following substituted therefor:
 - (b) "loss of quality" means reduction of grade caused by in insured peril to the extent that the insured crop or part thereof is reduced below Grale 3;
- Clause e of sction 6 of the Schedule to Ontario Regulation 30/67, as remade by section 2 of Ontario Regulation 431/70, is revoked.
- 3. Section 2 of the Schedule to Ontario Regulation 30/67 as amended by section 3 of Ontario Regular 431/70, is revoked and the following substituted therefor:

COVERAGE

- 9.—(1) Subject to subsections 2 and 3, the coverge provided under a contract of insurance shall &.
 - (a) 55 per cent; or
 - (b) 70 per cent,

of the average farm yield in bushels of the total acreage so and to winter wheat by the insured person in accord with the regulations.

- (2) The coverage provided under subsection 1 shall be increased following each consecutive no claim year as follows:
 - Following the first no claim year, to 58
 per cent and 73 per cent respectively of
 the average farm yield.
 - Following the second no claim year, to 61 per cent and 76 per cent respectively of the average farm yield.
 - 3. Following the third no claim year, to 63 per cent and 78 per cent respectively of the average farm yield.
 - Following the fourth no claim year, to maximums of 65 per cent and 80 per cent respectively of the average farm yield.
- (3) The coverage provided under subsections 1 and 2 shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection 2 to minimums of 55 per cent and 70 per cent respectively of the average farm yield.
- (4) Where a reseeding benefit is paid, there shall be no increase in the level of coverage as prescribed by subsection 2, but unless there is a claim for loss of production there shall be no decrease in the level of coverage as prescribed by subsection 3.
- (5) The number of bushels determined under subsections 1, 2 and 3 constitutes the total guaranteed production under a contract of insurance.
 - Section 10 of the Schedule to Ontario Regulation 30/67, as remade by section 4 of Ontario Regulation 431/70, is revoked.
 - Section 13 of the Schedule to Ontario Regulation 30/67, as amended by section 5 of Ontario Regulation 431/70, is revoked and the following substituted therefor:

PREMIUMS

- 13—(1) The total premium is,
 - (a) \$2 per acre for the 55 per cent to 65 per cent coverage range; and
 - (b) \$4.50 per acre for the 70 per cent to 80 per cent coverage range.
- (2) Notwithstanding subsection 1, the minimum premium payable by an insured person in each crop year is \$15.
- (3) The premiums prescribed by subsection 1 include payments in respect of premiums made by,
 - (a) The Government of Canada under the Crop Insurance Act (Canada); and

- (b) the Government of Ontario under subsection 2 of section 7 of the Act.
- (4) Premium discounts provided by Ontario Regulation 104/68 are not applicable to any premiums payable under this plan.
 - 6. Section 19 of the Schedule to Ontario Regula-
- tion 30/67, as remade by section 6 of Ontario Regulation 431/70, is amended by striking out "5" in the seventh line and inserting in lieu thereof "2".
- 7. Table 1 of the Schedule to Ontario Regulation 30/67, as remade by section 7 of Ontario Regulation 431/70, is revoked and the following substituted therefor:

TABLE 1

Column 1	Column 2	
County, Territorial District, Regional or District Municipality	Final Seeding Date	
ZONE 1		
Brant, Elgin, Essex, Haldimand, Kent, Lambton, Middlesex, Niagara, Norfolk, Oxford.	October 20th	
ZONE 2		
Bruce, Dufferin, Durham, Grey, Halton, Hastings, Huron, Lennox and Addington, Northumberland, Ontario, Peel, Perth, Peter- borough, Prince Edward, Simcoe, Victoria, Waterloo, Wellington, York.	September 30th	
ZONE 3		
Dundas, Frontenac, Glengarry, Grenville, Lanark, Leeds, Ottawa- Carleton, Prescott, Renfrew, Russell, Stormont.	September 20th	
ZONE 4		
Muskoka, the Provisional County of Haliburton and the territorial districts.	September 20th	

- 8.—(1) Paragraph 11 of Form 2 of Ontario Regulation 30/67 is amended by striking out "12, 13 and 14" in the fifth line and inserting in lieu thereof "12 and 13".
- (2) Paragraph 12 of the said Form 2, as amended by subsection 3 of section 12 of Ontario Regulation 296/68 and subsection 2 of section 8 of Ontario Regulation 431/70, is revoked and the following substituted therefor:

STAGE 1

- 12—(1) Stage 1 comprises the period from the date on which the seeding of acreage to winter wheat is completed to and including the 15th day of June in the crop year.
- (2) Where loss or damage occurs in Stage 1, the Commission, upon application therefor in writing by the insured person, may consent in writing to,
 - (a) the seeding of the damaged acreage to another crop; or
 - (b) the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.
- (3) Where the damaged acreage is in excess of 2 acres and is reseeded in accordance with clause a of subparagraph 2, the contract of insurance shall cease to apply to such reseeded acreage, the total guaranteed production shall be reduced accordingly and the Commission shall pay a reseeding benefit to the insured person calculated at the rate of \$7 for each reseeded acre.
- (4) Where the damaged acreage is abandoned or destroyed in accordance with clause b of subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying,
 - (a) 50 per cent of the guaranteed production for the damaged acreage; or
 - (b) the difference between the guaranteed production and the potential production determined under subparagraph 2 for the damaged acreage,

whichever is the lesser, by the established price per bushel.

- (5) Subject to subparagraph 6, where the crop on damaged acreage is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 4 shall not be taken into account in the final adjustment of loss, and the value of the crop shall progress into Stage 2.
- (6) Notwithstanding any application made in writing by the insured person under this paragraph, the Commission may, where loss or damage occurs in Stage 1, notify the insured person in writing that it intends to terminate the insurance coverage on such damaged acreage and to calculate the amount of loss in the manner prescribed in subparagraph 4 with respect to such damaged acreage and where notice of such intention has been given, the Commission shall calculate accordingly the amount of loss to be taken into account in the final adjustment of loss and the value of the insured crop on such damaged acreage shall not progress beyond Stage 1.

- (3) Subparagraph 2 of paragraph 13 of the said Form 2 is amended by striking out "the use of the damaged acreage for any other purpose or to" in the third and fourth lines.
- (4) Subparagraph 3 of paragraph 13 of the said Form 2 is amended by striking out "damaged acreage is used for any other purpose or" in the first and second lines and by striking out "thereon" in the second line.
- (5) Clause a of subparagraph 3 of paragraph 13 of the said Form 2 is amended by striking out "90 per cent of" in the first line.
- (6) Subparagraph 4 of paragraph 13 of the said Form 2 is amended by striking out "damaged acreage is not used for any other purpose or" in the first and second lines and by striking out "thereon" in the second line.
- (7) Paragraph 14 of the said Form 2 is revoked and the following substituted therefor:

QUALITY COVERAGE

- 14. Where the insured crop is reduced below Grade 3 due to an insured peril, the actual production shall be deemed to be,
 - (a) for Grade 4 Special, 90 per cent of the yield harvested:
 - (b) for Grade 5 Special, 80 per cent of the yield harvested; and
 - (c) for Grades 4, 5 and Sample, 70 per cent of the yield harvested.
 - (8) Paragraph 15 of the said Form 2 is amended by striking out "Stage 1, Stage 2 and Stage 3" in the third line and inserting in lieu thereof "Stage 1 and Stage 2".
 - (9) Subparagraph 1 of paragraph 16 of the said Form 2, as amended by section 2 of Ontario Regulation 227/70, is revoked and the following substituted therefor:
- 16.—(1) Where the actual seeded acreage of winter wheat in a crop year is less than the seeded acreage declared on the final acreage report, the guaranteed production and the amount of insurance shall be reduced in the proportion that the actual acreage bears to the declared acreage.
 - Form 4 of Ontario Regulation 30/67, as made by section 9 of Ontario Regulation 431/70, is revoked.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

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Dated at Toronto, this 4th day of August, 1971.

(1632)

THE PLANNING ACT

O. Reg. 380/71.

Restricted Areas—Improvement District of Ear Falls, District of Kenora, Patricia Portion.

Made—August 27th, 1971. Filed—September 7th, 1971.

ORDER MADE UNDER THE PLANNING ACT

- Subsection 4 of section 3 of Ontario Regulation 68/71 is revoked and the following substituted therefor:
- (4) Block C, E, F, G, I, Q, P and R as shown on Plan M-537 and blocks K, L, M and N as shown on Plan M-538, and Block A as shown on Plan M-555, shall not be used for any purpose other than the purpose for which they were used on the date of coming into force of this Order.
 - Section 3 of Ontario Regulation 68/71 is amended by adding thereto the followingsubsection:
- (9) Block D, as shown on Plan M-537, shall not be used for any purpose other than for multi-family residential purposes and accessory uses.
 - Section 4 of Ontario Regulation 68/71 is amended by adding thereto the following subsection:
- (6) No single-family dwelling shall be erected with a floor area of less than 800 square feet in the areas restricted by this Order to use for single-family residential purposes.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 27th day of August, 1971.

(1633) 38

THE PLANNING ACT

O. Reg. 381/71.

Zoning Order—District of Sudbury, Geographic Townships of Broder and Dill.

Made—August 27th, 1971. Filed—September 7th, 1971.

ORDER MADE UNDER THE PLANNING ACT

 Subsection 2 of section 12 of Ontario Regulation 355/70, as remade by Ontario Regulation 334/71, is revoked and the following substituted therefor:

- (2) Notwithstanding the provisions of subsection 1, one single-family dwelling and uses, buildings and structures accessory thereto may be erected and used on each of the following described parcels of land:
 - 1. Lots 21 and 22, Plan M-165.
 - 2. Lot 14, Plan M-291.
 - 3. Lot 34, Plan M-358.
 - 4. Lot 4, Plan M-365.
 - 5. Lot 30, Plan M-379.
 - 6. Lot 169, Plan M-403.
 - 7. Lot 58, Plan M-379.
 - 8. Lot 19. Plan M-471.
 - 9. Lot 2, Plan M-534.
 - Broken Lot 2, Concession I, SR 876, Township of Dill.
 - 11. Lot 4, Plan M-403.
 - 12. Lot 2, Plan M-379.
 - 13. Lot 4, Plan M-510.
 - The westerly half of Lot 7, Concession III, Parcel 4447, Township of Broder.
 - 15. Lot 41, Plan M-379.
 - 16. Lot 28, Plan M-471.
 - 17. Lot 39, Plan M-471.
 - 18. Lot 7, Plan M-443.
 - Part of Lot 12, Concession VI, Parcel 25706, Township of Dill.
 - Part of Lot 6, Concession III, Township of Broder.
 - 21. Lot 1, Plan M-557.
 - 22. East ½ of the west ½ of Lot 7, Concession II, Township of Broder.
 - 23. Lot 49, Plan M-379.
 - Lot 6, Concession III, Parcel 6524, Township of Broder.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 27th day of August, 1971.

(1634)

THE INDUSTRIAL STANDARDS ACT

O. Reg. 382/71.

Designation of Industry and Zones. Made—August 25th, 1971. Filed—September 7th, 1971.

REGULATION MADE UNDER THE INDUSTRIAL STANDARDS ACT

Paragraph 2 of Appendix E of Regulation 244
 of Revised Regulations of Ontario, 1960 is
 revoked and the following substituted there for:

LADIES' DRESS AND SPORTSWEAR INDUSTRY

- 2. The Ladies' Dress and Sportswear Industry is defined as all work done in the manufacture in whole or in part of all types, kinds and styles of garments worn by female persons and includes, without limiting the generality of the foregoing, garments commonly known as dresses, gowns, sportswear, play clothes, skirts, trousers, pants, slacks, blouses, tops, vestees, at-home wear, pantsuits and jumpsuits, but does not include work done in a separate manufacturing area in,
 - (a) the manufacture of garments for female persons not over fourteen years of age or of a size up to and including girls' Canada standard size 14X as prescribed under the National Trade Mark and True Labelling Act (Canada);
 - (b) the making of such garments by a custom dressmaker or custom manufacturer who,
 - (i) makes such garments individually for his retail customers with whom he deals directly according to the measurements and specifications of his retail customers, and
 - (ii) does not employ more than four persons in making such garments;
 - (c) the manufacture of garments falling within the designation for the Ladies' Cloak and Suit Industry as set out in paragraph 1a of Appendix E of Regulation 244 of Revised Regulations of Ontario, 1960, as remade by Ontario Regulation 343/69;
 - (d) the manufacture of garments falling within the designation for the Fur Industry as set out in paragraph 1 of Appendix E of Regulation 244 of Revised Regulations of Ontario, 1960, as made by Ontario Regulation 315/61, and amended by Ontario Regulation 52/66;

- (e) the manufacture of undergarments and lingerie, namely, brassieres, slips, halfslips, panties, girdles and corsets;
- (f) the manufacture of sleepwear, namely, garments intended to be and worn as sleeping garments, including peignoir sets consisting of an undergarment worn as a sleeping garment and an overgarment made of lightweight fabric;
- (g) the manufacture of utility garments, namely, bathrobes, kimonos, housecoats, brunch-coats and terry cloth gowns, for utilitarian purposes and of a design, colour and pattern distinct from and not worn in conjunction with any other garment made by the manufacturer doing work within the designation or made by or for another manufacturer doing work within the designation or with whom such manufacturer is associated directly or indirectly in any manner whatsoever.
- (h) the manufacture of cloth and fabric, including the spinning of yarn and knitting of fabric;
- (i) the manufacture of such garments made from knitted material by a knitwear manufacturer who,
 - (i) makes available to the advisory committee during reasonable business hours all of his records pertaining to garments and material produced, purchased and sold by him, and
 - (ii) manufactures such garments and the knitted material on the same premises, and
 - (iii) does not manufacture such garments for another manufacturer doing work within the designation or with whom such manufacturer is associated directly or indirectly in any manner whatsoever;
- (j) the manufacture of blouses, defined as a woman's tailored garment of a maximum length of 26 inches measured from the middle of the collar and of design, colour and pattern distinct from and not intended to be worn in conjunction with any other garments made by or for the manufacturer or made by or for a manufacturer with whom he is associated directly or indirectly; or
- (k) the manufacture of bathing suits, knitted sweaters or any style of apron.

GORDON CARTON
Minister of Labour

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Dated at Toronto, this 25th day of August, 1971.

sated at 101011to, this soul day of 11agust, 1911.

(1635)

042 O. Reg. 303/11

O. Reg. 383/71.

General.

Made—September 1st, 1971.

Filed—September 8th, 1971.

REGULATION MADE UNDER THE CORPORATIONS ACT

THE CORPORATIONS ACT

1. Section 18 of Regulation 61 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:

18.—(1) The objects of a company shall not include that of horse racing and the objects of a corporation shall not include that of dog racing.

- (2) Where the objects of a corporation without share capital include that of horse racing, the application for letters patent or supplementary letters patent shall be accompanied by the consent of the Ontario Racing Commission.
 - Subsection 1 of section 54 of Regulation 61 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- (1) Where a fee has been paid on an application for incorporation, letters patent of amalgamation or continuation, supplementary letters patent or an order or for a licence under Part IX of the Act, and the application is withdrawn, abandoned or refused, subject to subsection 2, there shall be retained,
 - (a) where the prescribed fee is less than \$125 the sum of \$32.50;
 - (b) where the prescribed fee is at least \$125 but less than \$200 the sum of \$62.50:
 - (c) where the prescribed fee is at least \$200 but less than \$460 the sum of \$100;
 - (d) where the prescribed fee is at least \$460 but less than \$910 the sum of \$230; and
 - (e) where the prescribed fee is at least \$910 the sum of \$455.

and the remainder, if any, shall be repaid to the person who paid it or to his legal representative.

(1636)

THE CORPORATIONS INFORMATION ACT, 1971

O. Reg. 384/71.

General.

Made—September 1st, 1971.

Filed—September 8th, 1971.

REGULATION MADE UNDER THE CORPORATIONS INFORMATION ACT, 1971

GENERAL

- 1. All documents filed with the Minister, except a statement under subsection 2 of section 2 of the Act, a renewal under subsection 4 of section 2 of the Act and a return under subsection 1 of section 3 of the Act, shall be printed, typewritten or reproduced legibly upon one side of good quality white paper approximately eight and one-half inches by eleven inches and where the document consists of two or more pages, such pages shall be without backing or binding and shall be joined by staple in the upper left-hand corner. O. Reg. 384/71, s. 1.
- 2. Where a corporation files with the Minister a statement under subsection 2 of section 2 of the Act, a renewal under subsection 4 of section 2 of the Act or a return under subsection 1 of section 3 of the Act, the form of the statement, renewal or return to be used shall be the form provided by the Department. O. Reg. 384/71, s. 2.
- 3. The information required to be set out in a statement, renewal or return mentioned in section 2 shall be clearly, neatly and legibly typewritten or printed in the statement, renewal or return in a manner suitable for photographing on microfilm. O. Reg. 384/71, s. 3.:
- **4.** The following classes of corporations are exempt from filing under section 3 of the Act:
 - 1. Corporations to which sections 7, 8, 9, 10 and 11 of *The Corporations Tax Act* apply.
 - 2. Corporations subject to The Telephone Act.
 - 3. Corporations to which *The Credit Unions* Act applies.
 - 4. Corporations registered under The Prepaid Hospital and Medical Services Act.
 - International Bank for Reconstruction and Development approved by the Bretton Woods Agreements Act (Canada).
 - 6. Municipalities within the meaning of The Department of Municipal Affairs Act.

- 7. Corporations licensed as insurers under The Insurance Act.
- Corporations registered under The Loan and Trust Corporations Act. O. Reg. 384/71, s. 4.
- 5. The director, the deputy director, the executive officer, the controller of records or the assistant controller of records of the Companies Branch of the Department of Financial and Commercial Affairs may sign any certificate required or authorized by the Act. O. Reg. 384/71, s. 5.
- 6. The fees set out in Schedule 1 shall be paid to the Treasurer of Ontario. O. Reg. 384/71, s. 6.

Schedule 1

FEES

- For filing a return under subsection 1 of section 3 of the Act by a corporation with share capital and by all corporations to which Part V of The Corporations Act applies......
- 3. For filing a return under subsection 1 of section 3 of the Act by a corporation without share capital, except a corporation to which Part V of The
 - Corporations Act applies no fee
- For searches in the Department of Financial and Commercial Affairs of documents on file under the Act,
 - (a) personal search in respect of one corporation............ 2
 - (b) search by letter in respect of one corporation or one business name or style.....
 - (c) personal search in respect of one business name or style.... .50
- For copies of documents on file under the Act in the Department of Financial and Commercial Affairs.
 - (a) for copies of papers, 50 centsa page with a minimum fee of\$2 in respect of each corporation; and
 - (b) for certification of copies of papers, \$10 in respect of each corporation. O. Reg. 384/71, Sched. 1.

THE CERTIFICATION OF TITLES ACT

O. Reg. 385/71.

Certification Areas.

Made—September 1st, 1971.

Filed—September 8th, 1971.

REGULATION MADE UNDER THE CERTIFICATION OF TITLES ACT

- Section 2 of Ontario Regulation 328/71 is revoked and the following substituted therefor:
- 2. This Regulation comes into force on the 1st day of November, 1971.

(1638)

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THE BUSINESS CORPORATIONS ACT

O. Reg. 386/71.

General.

Made-September 1st, 1971.

Filed—September 8th, 1971.

REGULATION MADE UNDER THE BUSINESS CORPORATIONS ACT

- Section 1 of Ontario Regulation 492/70 is amended by adding thereto the following subsection:
- (2) The information required or permitted by the Act or this Regulation to be set out in any document shall be clearly, neatly and legibly typewritten or printed in the document in a manner suitable for photographing on microfilm.
 - Section 19 of Ontario Regulation 492/70 is revoked.
 - Section 37 of Ontario Regulation 492/70 is revoked and the following substituted therefor:
- 37. Where a fee has been paid on delivery of articles or a statement or on an application for an order under the Act and the articles or statement is withdrawn prior to filing by the Minister or refused or the application for an order is withdrawn, abandoned or refused, there shall be retained,
 - (a) where the prescribed fee is less than \$125 the sum of \$32.50;
 - (b) where the prescribed fee is at least \$125 but less than \$200 the sum of \$62.50;

(1637)

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- (c) where the prescribed fee is at least \$200 but less than \$460 the sum of \$100;
- (d) where the prescribed fee is at least \$460 but less than \$910 the sum of \$230; and
- (e) where the prescribed fee is at least \$910 the sum of \$455,

and the remainder, if any, shall be repaid to the person who paid it or to his legal representative.

- 4. Item 9 of Schedule 1 of Ontario Regulation 492/70 is revoked and the following substituted therefor:
- 9. For filing any document required under the Act, except a notice under subsection 5 of section 14 of the Act......
 - Schedule 1 of Ontario Regulation 492/70 is amended by adding thereto the following item:

MINISTER'S AUTHORIZATION

13. For an authorization by the Minister under section 199 of the Act..... \$ 125

(1639) 38

THE MORTMAIN AND CHARITABLE USES ACT

O. Reg. 387/71. Licences and Fees. Made—September 1st, 1971. Filed—September 8th, 1971.

REGULATION MADE UNDER THE MORTMAIN AND CHARITABLE USES ACT

- Subsection 2 of section 1 of Regulation 447 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- (2) Every corporation without share capital that has objects of a charitable nature which holds a licence in mortmain under clauses a, b or c of subsection 1 shall within two months after each anniversary of the date of its incorporation or amalgamation, file with the Minister a statement of the lands held by the corporation under the licence as of the date of the anniversary.

- (3) The first statement filed under subsection 2 shall set out the name of the corporation, describe the lands held.
 - (a) by street and number and municipality or portion of municipality;
 - (b) by subdivision lot or part of subdivision lot with reference to plan or survey thereof and municipality and where part of a subdivision lot is described state the number of feet of frontage or the number of acres;
 - (c) by lot or part of lot, concession and municipality and where part of a lot is described state the number of feet of frontage or the number of acres; or
 - (d) by such other description as is acceptable to the Minister,

and be executed by the President or a Director of the Corporation.

- (4) Statements subsequent to the first statement filed under subsection 2 shall state the name of the corporation and describe, in the manner set forth in subsection 3, any changes to the holding set forth in previous statements and be executed by the President or a Director of the Corporation.
- (5) Every licence in mortmain issued under clause a, b or c of subsection 1 to a corporation without share capital which has objects of a charitable nature shall be subject to the condition that the corporation file the statement required under subsection 2 and upon failure to file the statement, the licence shall terminate sixty days after the giving of notice by the Minister by registered mail to the corporation unless the statement has been filed.
- (6) Where a licence in mortmain is terminated under subsection 5 the licence may be reinstated as if it had never been terminated upon filing of the statement required under subsection 2 and upon payment of a fee of the lesser of \$50 or the fee for the issuance of the licence provided that the lands held under the licence have not forfeited to the Crown under the Act.
 - Clause e of section 3 of Regulation 447 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
 - (e) In the case of a licence referred to in section 1 issued to a corporation without share capital that has objects of a charitable nature, a fee of 25 per cent of the fee set out in clauses a, b, c or d.

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(1640)

THE VOCATIONAL REHABILITATION SERVICES ACT

O. Reg. 388/71.

General.

Made-September 8th, 1971.

Filed-September 9th, 1971.

REGULATION MADE UNDER-THE VOCATIONAL REHABILITATION SERVICES ACT

- 1.—(1) Subsections 1 and 2 of section 3 of Ontario Regulation 64/68 are revoked and the following substituted therefor:
- (1) Subject to subsections 2 and 3, where a disabled person is eligible for a maintenance allowance and is enrolled in a training program, the amount of the maintenance allowance payable to the disabled person is \$197.40 for each month during which training is available to him under the training program plus,
 - (a) \$63 where he has one dependant;
 - (b) \$105 where he has two dependants;
 - (c) \$147 where he has three dependants; or
 - (d) \$172.20 where he has four or more dependants,

less any income of the disabled person.

- (2) Where a disabled person referred to in subsection 1 with one or more dependants is required to change his place of residence in order to obtain and receive training under the training program, while maintaining his normal place of residence for any of his dependants, the maintenance allowance payable to him shall be increased by \$105 monthly.
 - 2. This Regulation shall be deemed to have come into force on the 1st day of September, 1971.

(1641)

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THE MILK ACT

O. Reg. 389/71.

Milk-Plan.

Made-September 8th, 1971.

Filed-September 9th, 1971.

REGULATION MADE UNDER THE MILK ACT

 Sections 8 and 9, as remade by section 3 of Ontario Regulation 304/67, sections 10 to 15, both inclusive, as made by section 3 of Ontario Regulation 304/67, and section 16, as made by section 3 of Ontario Regulation 304/67 and amended by section 1 of Ontario Regulation 360/67, of the Schedule to Ontario Regulation 202/65 are revoked and the following substituted therefor:

- 8. One member of the marketing board shall be elected in each region in the election year prescribed for the region under section 20.
- 9.—(1) No person is eligible to vote or be elected in the election of the marketing board unless he is a licensed producer residing in the region in which the election takes place.
- (2) Where a licensed producer is a corporation or partnership, the person eligible to vote or be elected in the election of the marketing board shall be the person, if any, designated in writing by the corporation or partnership for that purpose.
- (3) No licensed producer is entitled to cast more than one ballot in any election.
- 10.—(1) Nominations for election to the marketing board shall be submitted to the Commission on or after the 15th day of September and not later than the 28th day of September in an election year.
- (2) A nomination under subsection 1 shall be in Form 1.
- (3) The Commission shall not accept a nomination unless.
 - (a) the nominee is qualified under section 9;
 - (b) the nomination is in accordance with Form 1;
 - (c) the nomination bears the signature of the nominee indicating his acceptance of the nomination;
 - (d) the nomination bears the signatures of ten persons as nominators, each of whom is qualified under section 9; and
 - (e) the nomination was received or, if mailed, was post marked, not later than the 28th of September in the election year.
- 11.—(1) Where the Commission is satisfied that nominations under section 10 are complete, the Commission shall forthwith provide each nominee with the list of nominees for the region in respect of which he is nominated.
- (2) A nominee may withdraw his nomination by notice in writing to the Commission delivered or mailed so that it is received not later than the tenth day after the date of delivery or mailing to him of the list of nominees for his region.

- 12.—(1) Where not more than one person is a candidate for election to the marketing board in respect of a region, the Commission shall declare such person elected to the marketing board by acclamation.
- (2) Where two or more persons are candidates for election to the marketing board in respect of a region, the Commission shall conduct an election.
- 13.—(1) For each region in which an election is to be conducted, the Commission shall appoint a returning officer and such deputy returning officers and other persons as it considers necessary for the conduct of the election.
- (2) The Commission shall provide a supply of ballots sufficient for the taking of the vote.
- (3) A ballot shall be in Form 2 with the names of the candidates listed thereon in alphabetical order.
 - (4) Voting shall be by secret ballot.
- 14.—(1) Where an election is to be conducted in a region other than Region 12, the election shall be held on the last Tuesday in October in the election year prescribed for the region and the Commission shall arrange for such polling places as it considers necessary.
- (2) The time of voting shall be from 9.00~a.m. to 8.00~p.m.
- (3) No person shall be admitted to a polling place after 8.00~p.m. for the purpose of voting.
- (4) The Commission shall, at least ten days before the day for the election in a region, mail to each licensed producer in the region a notice containing,
 - (a) the names of the candidates for election;
 - (b) the day and time of the election; and
 - (c) the polling place at which the producer may vote.
- (5) The Commission, in respect of each polling place in a region, shall,
 - (a) prepare a voters' list containing the name, address and licence number of each producer who may vote at such polling place; and
 - (b) at least seven days before the day for the election in the region, post in the office of each agricultural representative within the region the voters' lists for the polling places within the area served by such agricultural representative.

- 15.—(1) The returning officer and each deputy returning officer shall, in respect of his polling place,
 - (a) ensure the provision of,
 - (i) a supply of ballots sufficient for the taking of the vote,
 - (ii) a sealed ballot box,
 - (iii) compartments for voting, and
 - (iv) such other equipment and supplies as may be required for the taking of the vote;
 - (b) post conspicuously in each voting compartment printed directions in Form 3 for the guidance of voters in voting; and
 - (c) permit each candidate to be represented during the taking of the vote by a scrutineer designated by the candidate.
- (2) No person shall vote in an election unless he is eligible therefor under section 9.
- (3) Every person, upon receiving a ballot at a polling place, shall take the ballot into a voting compartment and shall vote in the manner prescribed in Form 3.
- (4) The returning officer or deputy returning officer, upon receiving a ballot from a voter, shall at once deposit the ballot in the ballot box in the presence of the voter without unfolding the ballot or in any way disclosing the mark made by the voter.
- 16.—(1) The returning officer or deputy returning officer shall, at 8.00 p.m., close the polling place and as soon thereafter as he is of opinion that every person then in the polling place and entitled to vote has had an opportunity to cast his vote, shall close the voting and proceed with the counting of the ballots.
- (2) The returning officer or deputy returning officer shall,
 - (a) count the ballots in the presence of at least two persons eligible under section 9 to vote in the election;
 - (b) permit the scrutineer, if any, designated by each candidate to be present at the counting of the ballots:
 - (c) reject and keep separate every ballot,
 - (i) that was not supplied by him,
 - (ii) that contains votes for more than one candidate, or
 - (iii) upon which there is any writing or

mark by which the voter may be identified or which has been so dealt with by the voter that he can thereby be identified;

- (d) make a record, in the form provided therefor by the Commission, of,
 - (i) the number of ballots cast,
 - (ii) the number of votes given and allowed for each candidate, and
 - (iii) the number of rejected ballots; and
- (e) ensure the safe custody of all the ballots cast at the polling place, including the if any, rejected under clause c.
- (3) Every deputy returning officer shall deliver to the returning officer for his region,
 - (a) the record prescribed by clause d of subsection 2;
 - (b) the ballots for the polling place; and
 - (c) any other material or documents related to the taking of the vote or the counting of the ballots.
 - (4) Every returning officer shall,
 - (a) prepare and deliver to the Commission, in the form provided therefor by the Commission, a record of,
 - (i) the total number of ballots cast in the region,
 - (ii) the total number of votes given and allowed for each candidate, and
 - (iii) the total number of rejected ballots;
 - (b) retain in safe custody, for such period of time as the Commission directs,
 - (i) all the ballots, including the rejected ballots, if any, for the region,
 - (ii) the records prescribed by clause d of subsection 2, and
 - (iii) all other material or documents related to the taking of the vote or the counting of ballots in the region.

16a.—(1) Where an election is to be conducted in Region 12, the Commission shall mail one ballot to each licensed producer in the region not later than the 15th day of October in the election year.

(2) Each ballot mailed in accordance with subsection 1 shall be accompanied by.

- (a) an envelope identified only by the words "Ballot Envelope"; and
- (b) a postage-prepaid mailing envelope addressed to the returning officer appointed by the Commission for the Region.
- (3) A voter shall cast his vote by,
 - (a) placing a mark on the ballot in the box opposite the name of the candidate for whom he wishes to vote;
 - (b) sealing the marked ballot within the Ballot Envelope;
 - (c) sealing the Ballot Envelope within the mailing envelope;
 - (d) affixing his signature and licence number on the mailing envelope in the spaces provided therefor; and
 - (e) mailing the mailing envelope to the returning officer so that it is post marked not later than the last Tuesday in October in the election year.
- (4) The returning officer shall not accept a mailing envelope unless it,
 - (a) is post marked not later than the last Tuesday in October in the election year; and
 - (b) bears the signature and licence number of a voter who is qualified under section 9 for the Region.
- (5) Where the returning officer accepts a mailing envelope, he shall,
 - (a) remove the Ballot Envelope therefrom and deposit the Ballot Envelope in a sealed ballot box; and
 - (b) destroy forthwith the mailing envelope bearing the identity of the voter.
- (6) The ballots shall be counted by the returning officer on the Monday next following the last Tuesday in October in the election year, and the returning officer shall,
 - (a) count the ballots in the presence of at least two persons eligible under section 9 to vote in the election;
 - (b) permit each candidate to be represented at the counting of the ballots by a scrutineer designated by the candidate;
 - (c) reject and keep separate every ballot,
 - (i) that was not supplied by him,
 - (ii) that contains votes for more than one candidate, or

- (iii) upon which, or upon the Ballot Envelope containing which, there is any writing or mark by which the voter may be identified or where such ballot or Ballot Envelope has been so dealt with by the voter that he can thereby be identified;
- (d) prepare and deliver to the Commission, in the form provided therefor by the Commission, a record of,
 - (i) the number of ballots cast,
 - (ii) the number of votes given and allowed for each candidate, and
 - (iii) the number of rejected ballots; and
- (e) retain in safe custody, for such period of time as the Commission directs, all the ballots, including the rejected ballots, if any.

16b.—(1) Where an election is conducted in respect of a region, the Commission shall declare elected in the region the candidate who obtained the largest number of votes and shall notify the candidates of the results of the election.

- (2) Any candidate may request a recounting of the ballots by notice in writing to the Commission delivered or mailed so that it is received not later than seven days after the date of mailing of the notice referred to in subsection 1.
- (3) Upon receipt of a notice under subsection 2, the Commission shall conduct a recounting of the ballots and each candidate may designate a scrutineer for the purposes of such recounting.
- (4) The election of a candidate on the basis of such recounting shall be final.
- (5) Where, by reason of a tie vote or other cause, the election of a member to the marketing board in respect of a region is not determined upon the counting of the ballots, the Commission shall declare the election void and shall conduct a further election within fifteen days from the date of such declaration.
 - Forms 1, 2 and 3 of the Schedule to Ontario Regulation 202/65, as made by section 3 of Ontario Regulation 304/67, are revoked and the following substituted therefor:

Form 1

The Milk Act

NOMINATION FOR THE ELECTION OF A MEMBER TO THE ONTARIO MILK MARKETING BOARD

We hereby nominate			
	(nan	ne)	
of			
	(address)		
for election to The Ontario Milk Mark	eting Board		
for Region No			
Nominated by:			
(name)	(address)	(licence·no.)	• •
(name)	(address)	(licence no.)	• •
I HEREBY ACCEPT THIS NO	MINATION.		
	••••	(signature of nominee)	
	••••	(address of nominee)	
	••••	(licence no. of nominee)	••

Form 2

The Milk Act

BALLOT FOR ELECTION OF A MEMBER TO THE ONTARIO MILK MARKETING BOARD

REGION NO	. POLLING PLACE
	CANDIDATES
(name)	. (address)
(name)	· (address)
(name)	(address)

Form 3

The Milk Act

DIRECTIONS FOR VOTERS IN VOTING

- With the pencil provided in this voting compartment, the voter shall place a mark in the box opposite the name of the candidate for whom he wishes to vote.
- 2. Do not mark the ballot for more than ONE candidate.
- 3. The voter must <u>FOLD</u> the ballot so as to conceal the mark placed on the ballot and then leave the voting compartment without delay.
- 4. Without showing the face of the ballot to anyone or showing in any other way how the ballot is marked, the voter shall deliver the ballot, so folded, to the Returning Officer or Deputy Returning Officer.
- If the voter inadvertently spoils a ballot, he shall return it to the Returning Officer or Deputy Returning Officer who shall, if satisfied as to such inadvertence, give him another ballot.
- The voter shall not take his ballot out of the polling place or deposit anything in the ballot box.

NOTE

Where a voter,

- (a) marks, tears, defaces or otherwise deals with his ballot in any way by which he may thereafter be identified; or
- (b) marks his ballot for more than one candidate, the ballot will not be counted.

THE ONTARIO FOOD TERMINAL ACT

O. Reg. 390/71.

Conduct of Business.

Made—September 1st, 1971.

Approved—September 8th, 1971.

Filed—September 9th, 1971.

REGULATION MADE UNDER THE ONTARIO FOOD TERMINAL ACT

- Section 14 of Ontario Regulation 99/65 is amended by adding thereto the following subsection:
- (10) No person shall park, store or leave or cause or permit to be parked, stored or left in any part of the Terminal other than within a building, any vehicle that is wholly or partly dismantled, wrecked or otherwise inoperative or, in the case of a motor vehicle, trailer or conversion unit, is not currently registered under section 6 of *The Highway Traffic Act*.

THE ONTARIO FOOD TERMINAL BOARD:

B. P. TEASDALE

Chairman

Geo. G. Reeves
Secretary

Dated at Toronto, this 1st day of September, 1971.

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 391/71.

Elementary and Secondary Schools—General.

Made—August 27th, 1971.

Approved—September 1st, 1971.

Filed—September 10th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF EDUCATION ACT

- (1) Subsection 9 of section 12 of Ontario Regulation 339/66, as amended by subsection 2 of section 3 of Ontario Regulation 374/67, is revoked.
- (2) Subsection 10 of section 12 of Ontario Regulation 339/66, as amended by subsection 3 of section 3 of Ontario Regulation 374/67, is revoked.
- (3) Subsection 11 of section 12 of Ontario Regulation 339/66, as amended by subsection 4 of section 3 of Ontario Regulation 374/67, is revoked.

ROBERT WELCH
Minister of Education

Dated at Toronto, this 27th day of August, 1971.

(1644) 38

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 392/71.

Municipal Recreation Directors'
Certificates and Arena Managers'
Certificates.

Made—August 27th, 1971.
Approved—September 1st, 1971.
Filed—September 10th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF EDUCATION ACT

MUNICIPAL RECREATION DIRECTORS' CERTIFICATES and

ARENA MANAGERS' CERTIFICATES

INTERPRETATION

- 1. In this Regulation,
 - (a) "applicant" means a person who is employed by a municipality in a professional capacity to provide a recreation service through a recreation committee or joint recreation committee authorized under the

Act and who applies in writing to the Deputy Minister for an interim or permanent municipal recreation director's certificate;

- (b) "approved university" means a university approved by the Minister for the purposes of this Regulation;
- (c) "Deputy Minister" means the Deputy Minister of Education. O. Reg. 392/71, s. 1.

INTERIM MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE A

- 2. Where an applicant submits to the Deputy Minister,
 - (a) evidence of having obtained a degree in a program in recreation approved by the Minister: or
 - (b) evidence of,
 - (i) having obtained a degree from an approved university, and
 - (ii) having successfully completed the one-year course in recreation approved by the Minister; or
 - (c) evidence of,
 - (i) having obtained a diploma in recreation from a college of applied arts and technology in Ontario, and
 - (ii) having obtained a degree from an approved university; or
 - (d) evidence of,
 - (i) having obtained from an approved university a degree in an area of study other than recreation,
 - (ii) having successfully completed at a college of applied arts and technology or a university, one course in each of sociology, psychology and human growth and development.
 - (iii) having successfully completed the reading course in the philosophy of leisure approved by the Minister, and
 - (iv) three years of full-time professional experience in municipal recreation or in a program or service considered equivalent thereto by the Minister, subsequent to obtaining the degree referred to in subclause i; or

 (e) evidence of having completed, before the 31st day of December, 1965, the three-year in-service training course in recreation,

the Minister may grant the applicant an Interim Municipal Recreation Director's Certificate, Type A, in Form 1. O. Reg. 392/71, s. 2.

PERMANENT MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE A

- 3. Where an applicant submits to the Deputy Minister.
 - (a) an Interim Municipal Recreation Director's Certificate, Type A; and
 - (b) evidence of at least three years of fulltime professional experience in municipal recreation, subsequent to the date of the certificate referred to in clause a.

the Minister may grant the applicant a Permanent Municipal Recreation Director's Certificate, Type A, in Form 2. O. Reg. 392/71, s. 3.

INTERIM MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE B

- 4. Where an applicant submits to the Deputy Minister,
 - (a) evidence of the successful completion of a two-year diploma program approved by the Minister, and offered at a college of applied arts and technology in Ontario; or
 - (b) evidence of such experience and of the successful completion of such other educational programs and credit courses as are together considered by the Minister to be the equivalent of the program referred to in clause a,

the Minister may grant the applicant an Interim Municipal Recreation Director's Certificate, Type B, in Form 3. O. Reg. 392/71, s. 4.

PERMANENT MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE B

- 5. Where an applicant submits to the Deputy Minister,
 - (a) an Interim Municipal Recreation Director's Certificate, Type B; and
 - (b) evidence of at least three years of fulltime professional experience in municipal recreation, subsequent to the date of the certificate referred to in clause a,

the Minister may grant the applicant a Permanent Municipal Recreation Director's Certificate, Type B, in Form 4. O. Reg. 392/71, s. 5.

VALIDITY OF INTERIM CERTIFICATES

6. An Interim Municipal Recreation Director's Certificate, Type A or Type B, is valid until it is made permanent or until it is suspended or cancelled by the Minister. O. Reg. 392/71, s. 6.

RAISING A PERMANENT MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE B, TO A PERMANENT MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE A

- 7. Where an applicant submits to the Deputy Minister,
 - (a) a Permanent Municipal Recreation Director's Certificate, Type B; and
 - (b) evidence of,
 - (i) having obtained a degree from an approved university, or
 - (ii) having received the certificate referred to in clause a prior to the 20th day of January, 1966,

the Minister may grant the applicant a Permanent Municipal Recreation Director's Certificate, Type A, in Form 2. O. Reg. 392/71, s. 7.

PERMANENT ARENA MANAGER'S CERTIFICATE

- 8. Where a person who is employed as manager of a municipal arena submits to the Deputy Minister an application for a Permanent Arena Manager's Certificate, together with evidence of,
 - (a) the successful completion of the in-service training course in arena management approved by the Minister or of a course that the Minister deems equivalent thereto; and
 - (b) five years of full-time experience as an arena manager,

the Minister may grant the person a Permanent Arena Manager's Certificate, in Form 5. O. Reg. 392/71, s. 8.

REVOCATION

9. Ontario Regulations 20/66 and 384/66 are revoked. O. Reg. 392/71, s. 9.

ROBERT WELCH
Minister of Education

Dated at Toronto, this 27th day of August, 1971.

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This is to a soutiful that

Form 1

The Department of Education Act INTERIM MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE A

complied with the regula	tions made by the Minister granted an Interim Munici- s Certificate, Type A.
Dated at Toronto, this	,day of,
19	
Registered No	
Registrar	Minister of Education
	O. Reg. 392/71, Form 1.

Form 2

The Department of Education Act

PERMANENT MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE A

This is to certify that...., having complied with the regulations made by the Minister of Education, is hereby granted a Permanent Municipal Recreation Director's Certificate, Type A.

Registrar	Minister of Education
Registered No	
19	
Dated at Toronto, this	day of

O. Reg. 392/71, Form 2.

Form 3

The Department of Education Act

INTERIM MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE B

This is to certify that...., having complied with the regulations made by the Minister of Education, is hereby granted an Interim Municipal Recreation Director's Certificate, Type B.

pai Recreation Director's Certificate, Type B.
Dated at Toronto, thisday of,
19
Registered No

Registrar Minister of Education

O. Reg. 392/71, Form 3.

Form 4

The Department of Education Act

PERMANENT MUNICIPAL RECREATION DIRECTOR'S CERTIFICATE, TYPE B

This is to certify that , having

Form 5
The Department of Education Act

PERMANENT ARENA MANAGER'S CERTIFICATE

This is to certify that...., having complied with the regulations made by the Minister of Education, is hereby granted a Permanent Arena Manager's Certificate.

O. Reg. 392/71, Form 5.

O. Reg. 392/71, Form 4.

(1645)

-38

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 393/71.

Arena Managers' Certificates and Arena Programs.

Made—August 27th, 1971.

Approved—September 1st, 1971.

Filed—September 10th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF EDUCATION ACT

 Section 1 of Ontario Regulation 68/67, as amended by section 1 of Ontario Regulation 368/67, is revoked.

- Section 2 of Ontario Regulation 68/67 is revoked.
- Section 3 of Ontario Regulation 68/67, as amended by section 2 of Ontario Regulation 368/67, is revoked.
- 4. Forms 1 and 2 of Ontario Regulation 68/67. are revoked.

Minister of Education

Dated at Toronto, this 27th day of August, 1971.

(1646) 38

THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT

O. Reg. 394/71.

Designation of School Divisions in Territorial Districts. Made—September 1st, 1971. Filed—September 10th, 1971.

REGULATION MADE UNDER THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT

- Paragraph 1 of Schedule 1 of Ontario Regulation 283/68 is revoked and the following substituted therefor:
- 1. In the Territorial District of Algoma, being,
 - i. the towns of Bruce Mines and Thessalon,
 - ii. the Village of Hilton Beach,
 - the townships of Hilton, Jocelyn, Johnson, Laird, Plummer Additional, St. Joseph and Thessalon,
 - iv. the Township of MacDonald, Meredith and Aberdeen Additional.
 - v. the Township of Tarbutt and Tarbutt Additional, and
 - vi. the geographic townships of Aberdeen, Bridgland, Galbraith, Gould, Haughton, Kirkwood, McMahon, Morin, Rose and Wells.
 - Paragraph 1 of Schedule 9 of Ontario Regulation 283/68 is revoked and the following substituted therefor:
- 1. In the Territorial District of Cochrane, being,
 - i. the Town of Timmins.

- ii. the townships of Mount joy, Tisdale and Whitney,
- the geographic townships of Cody, Deloro, Godfrey, Hoyle, Jamieson, Jessop, Matheson, Murphy, Ogden, Robb and Shaw,
- iv. the geographic Township of German except lots 1 and 2 of concessions 1 and 2, and
- v. the geographic Township of Macklem except lots 1 and 2 of Concession 6 and the north half of lots 1 and 2 of Concession 5.
- This regulation comes into force on the 1st day of January, 1972.

(1647)

38

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

O. Reg. 395/71. Farm Equipment Mechanic. Made—September 1st, 1971. Filed—September 10th. 1971.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

FARM EQUIPMENT MECHANIC

- 1. In this Regulation,
 - (a) "certified trade" means the trade of farm equipment mechanic;
 - (b) "farm equipment" means machinery and equipment used in farming operations but does not include motor vehicles or trailers registered for use on a highway under The Highway Traffic Act;
 - (c) "farm equipment mechanic" means a person who,
 - (i) inspects, dissassembles, adjusts, repairs, overhauls, assembles or reassembles and tests farm equipment,
 - (ii) inspects, tests, adjusts, and replaces components of self-contained coolers used on the farm exclusively for farm produce, and
 - (iii) installs, inspects, maintains and removes automotive-type air-conditioning and heating systems for operator cabs on farm equipment. O. Reg. 395/71, s. 1.

- 2. The trade of farm equipment mechanic is designated as a certified trade for the purposes of the Act. O. Reg. 395/71, s. 2.
- **3.** Sections 8 and 9 and subsections 2, 2a and 3 of section 10 of the Act do not apply to a person who works or is employed in the certified trade. O. Reg. 395/71, s. 3.
- 4. An apprentice training program for the certified trade is established and shall consist of,
 - (a) training and instruction at full-time educational day classes provided at the Ontario Agricultural College in the subjects contained in Schedule 1 or in courses that, in the opinion of the Director, are equivalent thereto; and
 - (b) practical training and instruction provided by the employer of the apprentice in the subjects contained in Schedule 2. O. Reg. 395/71, s. 4.
- 5.—(1) Subject to subsections 2, 3, 4 and 5 an apprentice shall complete five periods of training and instruction of 1800 hours per period.
- (2) Where the apprentice is the holder of an Ontario Secondary School Graduation Diploma or has Ontario Grade 12 standing in English, Mathematics and Science or has such other academic qualification that, in the opinion of the Director, is equivalent thereto, he shall complete five periods of training and instruction of 1400 hours per period.
- (3) Where the apprentice is the holder of an Ontario Secondary School Graduation Diploma or has Ontario Grade 12 standing in English, Mathematics and Science or has such other academic qualification that, in the opinion of the Director, is equivalent thereto and also has successfully completed a pre-apprenticeship program approved by the Director, he shall complete five periods of training and instruction of 1300 hours per period.
- (4) Where the apprentice has successfully completed Grade 10 in Ontario or has such other academic qualification that, in the opinion of the Director, is equivalent thereto and also has successfully completed a pre-apprenticeship program approved by the Director, he shall complete five periods of training and instruction of 1700 hours per period.
- (5) Where the apprentice holds a certificate of qualification in the trade of motor vehicle mechanic or in the trade of heavy duty equipment mechanic, he shall complete the fourth and fifth periods of training and instruction of 1800 hours per period. O. Reg. 395/71, s. 5.
- **6.** Notwithstanding subsection 5 of section 5, a holder of a certificate of qualification in the trade of motor vehicle mechanic or in the trade of heavy duty

- equipment mechanic shall be eligible for examination for a certificate of qualification in the certified trade by submitting written evidence, satisfactory to the Director, of having had at least two years experience in the certified trade. O. Reg. 395/71, s. 6.
- 7. The rate of wages for an apprentice in the certified trade, whether for his regular daily hours or for hours in excess of his regular daily hours, shall not be less than,
 - (a) 50 per cent during the first period of training and instruction;
 - (b) 60 per cent during the second period of training and instruction;
 - (c) 70 per cent during the third period of training and instruction;
 - (d) 80 per cent during the fourth period of training and instruction; and
 - (e) 90 per cent during the fifth period of training and instruction,

of the average rate of wages for journeymen employed by the employer in that trade, or where the employer is the only journeyman, of the average rate of wages for journeyman in the area. O. Reg. 395/71, s. 7.

- 8. The subjects of examination for an apprentice and for a certificate of qualification in the certified trade are the subjects contained in schedules 1 and 2. O. Reg. 395/71, s. 8.
- 9. The number of apprentices who may be employed by an employer in the certified trade shall not exceed.
 - (a) where the employer is a journeyman in the certified trade, one apprentice plus an additional apprentice for each journeyman employed by the employer in the certified trade and with whom the apprentice is working; or
 - (b) where the employer is not a journeyman in the certified trade, one apprentice for each journeyman employed by the employer in the trade and with whom the apprentice is working. O. Reg. 395/71, s. 9.
- 10. A certificate of qualification in the certified trade remains in force until cancelled or suspended in accordance with the regulations. O. Reg. 395/71, s. 10.
- 11. This Regulation comes into force on the tenth day after publication thereof in *The Ontario Gazette* under *The Regulations Act.* O. Reg. 395/71, s. 10.

Schedule 1

FARM EQUIPMENT MECHANIC

In-School Training

	Column 1	Column 2	Column 3
ITEM	Course	Subject	Instruction To Be Given
1	Mathematics	Arithmetic	Fractions, decimal, ratio and proportion, percentage measurement. Metric system-conversion factors.
		Algebra	Related formula manipulation.
2	Science	Physics	Forces and their affects, friction, mechanical power transmission and heat energy. Velocity and acceleration. Force, mass and motion. Mechanical advantage, efficiency and horsepower ratings. Stresses and strains. Strength of materials. Heat and gases coefficients of expansion (metals, alloys, coolants) effects of temperature and pressure changes.
3	General Shop Practice	Hand and Power tools	Basic hand tools: selection, care and use of hammers, wrenches, pliers, files, hacksaws, chisels, punches and twist-drills. Basic operation of machine tools such as lathe, grinder, drill press. Operation of portable power tools such as drills, grinders, impact wrenches, etc. Uses of hand and power tools in repairing, reconditioning or replacement of mechanical parts and components. Repair innovations required in field situations.
		Benchwork	Layout and fitting. Soldering techniques, measuring tools such as rules, squares, feeler stock calipers, verniers and micrometers. Fitting components and related parts; tolerances and clearances involved.
		Blueprint Reading	Elementary Blueprint reading and isometric sketching techniques. Interpretation of schematic diagrams and exploded views related to typical farm equipment.
		Fastening Devices	Types of bolts, nuts, studs, screws and fittings. Thread identification. Tensile strengths and torquing. Cutting internal and external threads. Types of rivets, keys, springs, flat and lock washers and circlips. Thread lubricants.
		Safety	Safety rules and safe operating procedures. First aid (basic) and fire prevention. Toxic and explosive material. Good housekeeping.
		Welding	Oxyacetylene and arc welding and cutting techniques. Selection, use and care of equipment. Brazing and silver soldering. Fitting and joint preparation, metal identification. Position welding, hard facing, cutting and non-ferrous alloys. Repairing or rebuilding damaged or worn castings and ferrous components of farm machinery (engine components and agricultural machinery).

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	Column 1	Column 2	Column 3
ITEM	Course	Subject	Instruction To Be Given
4	Internal Combustion Engines	Principles, Types, Uses and Major Systems	Elementary theory of operation of 2 and 4 stroke cycles. Gasoline and diesel engines theory. Application to agricultural equipment. Identification and characteristics and functions of fuel, lubrication, cooling, electrical and exhaust systems.
		Fuel Systems	Carburetion principles. Fuel/air ratio. Vapourization and atomization. Mixtures. Detonation and pre-ignition. Fuel pump types and their operation. Fuel tanks, filters and lines. Venting. Single barrel carburetors, up, side and down draft, characteristics, and operation. Fuel injection systems, their components and operation. Servicing and repair procedures.
		Diesel Engines	Detailed examination of Diesel engines, principles and components. Inspection, calibration and repair of fuel systems with particular emphasis on pumps and injectors.
		Lubrication Systems	Types of engine lubrication systems—wet and dry sump. Splash and dip feeds. Oil pump types. Pressure indication and control. Crankcase ventilation. Servicing and repair procedures. Lubricants applicable-characteristics and classifications.
i		Cooling Systems	Air and liquid cooling. Radiators, thermostats, hose, pumps, and fans. System servicing and repair.
		Electrical System	Basic electrical fundamentals. Units of electricity, Ohm's Law. Electron flow. Series and parallel circuits. Voltage drop electrical measurement. Typical internal combustion engines electrical circuits. Switches and instruments used in engines. Batteries, ignition coils primary and secondary circuits. Spark plugs, distributors, alternators, generators and regulators. Starter motors. Servicing, repair and overhaul procedures.
		Repair and Overhaul Procedures	Complete repair and overhaul of gasoline and diesel engines, including lubrication, cooling and fuel systems. Pump timing and injection cleaning. Trouble shooting techniques.
5	Hydraulics	Principles and Components	Basic hydraulic principles. Pascal's Law. Typical systems arrangement. Components and their operation such as pumps, cylinders, valves, filters, lines, reservoirs, accumulators and couplings. Hydraulic fluid, seals and packing.
		Tractor and Agricultural Machinery Systems	Inspecting, servicing, repairing and overhauling procedures for complete hydraulic systems used in tractors and farm machinery. Trouble shooting techniques.

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ITEM	COLUMN 1	COLUMN 2	Column 3
	Course	Subject	Instruction To Be Given
6	Farm Tractors	Servicing, Repair and Overhaul	Inspection, servicing, repair and overhaul procedures for tractor components such as clutches, gear transmissions, differentials, brakes and steering systems. Trouble shooting.
7	Agricultural Machinery	Principles and Types	Variety of farm machinery and their functions under local and Ontario conditions. Principles of operation and types of plows, discs, seeders, sprayers fertilizer spreaders, combines, mowers, conditioners forage harvesters, balers.
		Assembly and Operation	Assembly techniques for various machines and components. Use of proper tools and handling equipment. Importance of following manufacturer's manuals. Adjustments and checks involved. Fits, clearances, tolerances, torques.
		Inspection, Repair and Overhaul	Pre-delivery inspection requirements, routine servicing and periodic maintenance criteria. Proper operating requirements for various types of machines. Adjustments. Repair and overhaul procedures applicable.
8	Estimating and Shop Management	Estimating and Ordering	Economic principles in repair procedures. Labour, material and overhead. Typical estimating techniques. Parts ordering, stock procedures, inventory control. Shop organization.
		Quality Control	Awareness of manufacturing methods. Acceptable standards.
		Public Relations	Employee attitude, responsibility. Warranties, complaints, courtesy. Communications.
9	Soils and Crops	Soils	General nature of soils. Changes due to cultivation. Relationship between water, soils and plants. Organic matter, fertilizer mixtures and programs for various crops. Soil management—heavy, light and medium texture soils. Soil conservation and erosion. Farm planning.
		Crops	Ontario basic grain and forage crops: principles and practices, local applications. Types of crops, their classification importance, adaptation and rotation. Climatic factors locally and Southern Ontario. Growing season, crop distribution and varieties. Tillage and cultivation factors. Seed bed preparation and seeding methods. Weed control. Crop harvesting techniques.
10	Air-Conditioning and Refrigeration	Automatic Air-Con- ditioning Systems	Types of cab air-conditioning systems. Principles of operation, inspection, service and repair procedures.
		Self-Contained Cooling Systems	Types of self-contained coolers used for milk, fruit, eggs and vegetables. Principles of operation, inspection, servicing and repair procedures.
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Schedule 2

FARM EQUIPMENT MECHANIC

Work Experience Training

Innes	Column 1	Column 2	Column 3
ITEM	Course	Subject	Work Instruction and Experience
1 General Shop . Practice	Safety	Safety rules and safe operating procedures. First Aid. Fire prevention. Use and maintenance of fire-fighting equipment. Handling of gasoline, fuel oils, lubricants and cleaning solvents. Danger of carbon monoxide fumes. Correct use of lifting and hoisting equipment. Good housekeeping.	
		Hand Tools	Selection and use of hammers, punches, chisels, pliers, wrenches, sockets, screwdrivers, hacksaws, files, drifts, scrapers, snips, clamps, drill bits, reamers, vises, taps and dies. Stud extractors. Hones.
		Power Tools	Use and care of portable air and electric drills, impact tools, grinders. Machining tool operations of lathe, power hacksaw, grinder, drill press, etc.
		Benchwork	Cutting with hacksaw, filing, scraping, drilling, use of drill press. Use of bench grinder. Grinding of drill bits, chisels, etc. Fitting bearings; bushings; honing; cutting and flaring tubing. Soldering. Gasket making. Oxyacetylene and arc welding and cutting. Brazing techniques. Care and maintenance of welding equipment.
		Measuring Instruments	Use of rules, straight edges and squares. Feeler gauges, calipers, verniers, micrometers, telescopic gauges, dial indicators, trammel gauges, pressure gauges.
		Fastening Devices	Purpose and types of bolts, nuts, studs, screws and tube fittings. Thread identification and classification. Tensile strengths. Installation procedures. Tightening torques. Cutting internal and external threads. Removing broken studs. "Heli-Coil" inserts. Purpose and types of rivets, keys, springs, flat and lock washers, snap rings, circlips, cotter pins. Installation and removal. Thread lubricants, sealers, and locking compounds.
		General Shop Equipment	Capacities and correct usage of floor cranes, hoists, jacks, stands, blocking, shop and portable hydraulic presses and pullers. Operation and maintenance of degreasing and steam-cleaning equipment and air compressors. Capacities and use of tow trucks and related recovery equipment.

	Column 1	Column 2	Column 3
ITEM	Course	Subject	Work Instruction and Experience
	Internal Combustion Engines	Operation, Testing and Adjustment (Gasoline & Diesel)	Familiarization with engine types, components and correct operation. Recognition of abnormal engine noises and exhaust. Vacuum and compression testing. Identification of effects of cylinder and bearing wear, defective valves, gaskets, seals, incorrect valve timing, lubricant and coolant temperatures on engine performance. Torquing heads and manifolds. Adjusting valve lash.
		Engine Reconditioning	Engine and component disassembly, cleaning, inspection, repair, reconditioning or replacement. Boring, sleeving, honing, grinding, alignment and fitting operations. Re-assembly of engines and components. Fits, clearances and tolerances. Valve timing. Torquing. Engine testing.
:		Lubricants	Familiarization with lubricant characteristics, classifications and ratings; contamination and deterioration, frequency of change intervals.
		Lubricating Systems	Familiarization with types, operation and requirements. Servicing, overhaul or replacement of pumps, screens, oil lines and filters. Testing servicing and adjustment of pressure regulators, controls and crankcase ventilation systems.
		Cooling Systems	Air and liquid cooled pressurized systems. Inspection, testing, overhaul or replacement of blowers fans, water pumps, drives, radiators, shrouds and shutters, manifolds, thermostats, hoses and connections, temperature indicators, immersion heaters transmission oil coolers, filter units. Radiator reverse flushing and flow-testing; use of cleaning agents, coolant additives, sealers. Testing antifreeze solutions.
		Fuel Systems (Gasoline)	Mechanical fuel pumps, vacuum and electric. Testing, repair, overhaul or replacement of pumps, tanks and supply lines. Carburetors; types, operation, circuits and systems. Air Cleaners. Testing, adjusting, cleaning, overhaul and tune-up operations.
	·	Fuel Injection Systems	Pre-combustion chambers, air cells, energy cells. Dual fuel engines. Manifolds. Air cleaners. Air heaters. Blowers and turbo-chargers. After-coolers. Fuel tanks, lines, air traps, filters, water traps, primary transfer pumps, pressure regulating valves. Hydraulic, distributor, pressure-time injection pumps. Hydraulic, mechanical P.T., unit injectors. Fuel injection and air induction system inspection, adjustment, overhaul and testing operations. Timing and calibrating pumps and testing injector operation. Bleeding systems. Timing pumps to engines. Governors and controls. Speed/load adjustments and overhaul operations. Shutting-down overspeeding engines.

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	Column I	Column 2	Column 3
ITEM	Course	Subject	Work Instruction and Experience
3	Belt and Chain Drives	Installation and Maintenance	Inspecting, installing, aligning and adjusting; "V" belts, pulleys, chains and sprockets.
4	Exhaust Systems	Mufflers, Pipes & Components	Back pressure checks. Replacing exhaust systems.
5	Electrical Systems	Electrical Circuits	Identification, tracing and testing of circuits. Use of voltmeters, ammeters, and ohmeters. Joining, splicing, soldering and insulating wires and cables. Removal and installation of terminals, connectors, plugs, resistance, fuses, circuit breakers, conduit.
		Switches and Instruments	Switches, relays and gauges, meters, indicator lights, rheostats, resistors, capacitors and semi-conductors. Testing, repair and replacement.
		Batteries	Inspection, testing and maintenance. Use of volt- meters, ammeters, load resistances and hydrometers. Battery charging. Activation of dry-charged bat- teries. Battery heaters.
		Coil Ignition Systems	Ignition coil inspection, testing and replacement. Testing primary and secondary circuits. Replacement of primary and high tension wiring, primary circuit switches and resistors. Distributor tests. Inspection and overhaul procedures. Lubrication. Installation and timing. Synchronizing dual points and distributors. Engine speed adjustments.
		Magnetos, Impulse Couplings	Inspection, testing, adjusting overhaul, and timing:
		Spark Plugs	Analyzing deposits. Testing, cleaning, gapping and installing.
		Charging Systems D.C. Generators A.C. Generators	Inspection and testing of generators, alternators, regulators, relays, wiring and ground circuitry. Removing, overhauling or replacing and re-installing. Polarizing generators. Lubrication. Replacing transistor diodes. Bench testing and adjustment of regulators and relays.
		Starter Motors	Inspecting and testing starting circuits, motors, drive units, switches, solenoids, cables and wiring. Removing, overhauling, testing and re-installing. Lubrication.
		Special Starting Systems	Series parallel and magnetic switch systems. Diesel starting aids: glow plugs, air heaters, flame primers, ether capsules. Air and hydraulic starter motor systems. Testing, repairing or replacing components.
		Lights	Circuits. Bulb and seal beam units. Lenses and holders. Signal lights; flasher units. Aiming, testing, installing and repairing lights and wiring.
		Heaters & Defrosters	Testing, adjustment or replacement of blower motors, actuating or control systems.

	Column 1	Column 2	Column 3
ITEM	Course	Subject	Work Instruction and Experience
5	Electrical Systems (cont'd.)	Horns	Electric and air/vacuum types. Electric circuits and relays, air/vacuum horn, horn controls. Testing, adjusting or replacement.
		Windshield Wipers and Washers	Electric single and multi-speed air/vacuum types. Speed controls and washers. Overhaul, repair or replacement.
6	Power Trains	Clutches	Single and multi-plate; mechanical and hydraulic operated controls; servicing and adjustment. Inspection, overhauling and re-installation. Control adjustments and clearances. Testing.
		Manual Shift Transmissions	Standard transmissions; constant mesh and sliding gear. Direct and remote controls, power assist mechanisms, overdrives, auxiliary drives. Servicing and adjustments. Removal, inspection, overhaul and re-installation. Control adjustments. Lubrication. Testing.
		Drive Shafts	Open drive shafts, center or support bearings universal joints, flexible couplings slip joints and enclosed drive lines. Dis-assembly, overhaul or relubing; re-assembly and re-installation.
		Axles and Differentials	Live axles. Multi-speed, tandem drive, trans-axles standard and torque proportioning differentials front driving axles, wheel planetary drives. Axle and differential control mechanisms; mechanical electrical, air or vacuum operated. Testing, adjusting overhaul procedures. Axle bearings. Removing relubing, replacing, adjusting or torquing. Oil sea replacement. Removing, overhauling and reinstalling axles and differentials. Lubrication.
7	Running Gear	Front Suspension (Solid Axle)	"I" beam and trunnion mounted types. "A" frames radius rods. Servicing and straightening procedures Correction of caster, camber, toe-in, and kingpin inclination.
		Suspension Systems	Leaf springs, helper springs, mountings and related parts. Coil spring, torsion bar and air/hydraulic nitrogen/hydraulic suspension systems. Shock absorbers, stabilizers, hangers and suspension contro rods. Inspecting, overhauling suspensions and related components. Torquing. Lubrication.
		Chassis and Main Frames	Wheeled equipment. Crawler-base equipment; "A frames, base, arch and deck frames. Equalizer bars Pivot shafts. Draw bars. Articulated frames Inspection, repair and aligning. Heat straightening Rivetted, welded and bolted frame repairs.

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,	Column 1	Column 2	Column 3
ITEM	Course	Subject	Work Instruction and Experience
7	Running Gear (cont'd.)	Steering Systems	Cam and lever, worm and roller, worm and sector, re-circulating ball types. Steering linkage, bushings and joints. Pumps, control valves and steering cylinders. Leaning wheel mechanisms. Multiwheel steering. Inspection, adjustment and overhaul operations.
		Wheel and Rims	Removing and re-installing wheels and rims. Inspecting, repairing and servicing. Checking run-out.
		Tire and Tubes	Inspection and identification of tire wear and faults. De-mounting and mounting tires. Tire, tube and valve repair. Inflation precautions. Tire weighting to improve traction.
8	Brake Systems	Service Brakes	Hydraulic, air, air-hydraulic, and electric systems. Air compressors, unloader valves, governors, reservoirs; emergency relay valves, treadle controls, quick release valves, protection valves, low pressure indicators, flexible hoses and fittings. Brake chambers, slack adjusters, brake shoes and linings, anchor pins, camshafts, brake drums. Master cylinders and wheel cylinders. Inspection, overhaul, re-conditioning, re-assembly adjustment and testing of brake assemblies and systems.
9	Air-Conditioning and Refrigeration	Automotive Type Air-Conditioning Systems	Inspection, servicing and repair of cab air-conditioning systems and components.
		Self-Contained Cooling Systems	Inspection, servicing and repair of milk, fruit, egg and vegetable coolers.
10	Hydraulics	Basic Principles	Hydraulic principles; Pascal's Law. Basic hydraulic systems and schematics. Applications. Safe working practices.
		Pump Units	Vane, gear and piston pumps. Positive displacement, fixed and variable delivery. Inspection, testing and overhaul.
		Hydraulic Cylinders	Single and double acting, single and double end. Cushion rings and plungers. Seals and packings. Inspection, servicing and overhaul.
		Hydraulic Valves and Lines	Flow; check, flow-control, divider, types. Pressure; relief (simple and compound) differential, modulating, safety, types. Control; spool, 2-way, 4-way, types. Inspection, testing, servicing and overhaul procedures. Hydraulic lines, hoses and fittings. Installation and maintenance operations.
		Reservoirs and and Accumulators	Reservoir cleans-out, filters, strainers, baffles, breathers. Fluid coolers. Heaters. Spring loaded and gas charged (nitrogen) accumulators. Servicing and overhaul operations.

	Column 1	Column 2	Column 3
ITEM	Course	Subject	Work Instruction and Experience
10	Hydraulics (cont'd.)	Hydrostatic Drives	Prime movers, pumps, motors, valve controls. Constant torque/variable horsepower, constant horsepower/variable torque, variable horsepower/variable torque types. Servicing and overhaul operations.
11	Agricultural Machinery	Field Equipment	Mowers, planters, sprayers, balers, forage harvesters, mixer-grinders, combines, etc. Principles of opera- tion, inspection, repair and overhaul procedures.
		Accessories and Equipment	Inspection, repair and overhaul operations. Repair or replacement of cutting edges and wear points. Adjustment and overhaul of controls. Blocking and loading operations.

O. Reg. 395/71, Sched. 2.

(1648)

38

THE AGRICULTURAL ASSOCIATIONS ACT

O. Reg. 396/71.

Designation of Associations. Made—September 8th, 1971. Filed—September 10th, 1971.

REGULATION MADE UNDER THE AGRICULTURAL ASSOCIATIONS ACT

- The Schedule to Regulation 2 of Revised Regulations of Ontario, 1960, as amended by Ontario Regulations 260/61, 14/63, 118/63, 440/67, 425/68, 273/70 and 215/71, is further amended by renumbering item 1 as 1a and and by adding the following item:
- The Canadian Commercial Rabbit Growers' Association.

(1649)

38



Publications Under The Regulations Act

October 2nd, 1971

THE DENTISTRY ACT

O. Reg. 397/71.
Registration Fee.
Made—August 18th, 1971.
Approved—September 1st, 1971.
Filed—September 13th, 1971.

REGULATION MADE UNDER THE DENTISTRY ACT

REGISTRATION FEE

- 1. The annual registration fee for a member of the College engaged in the practice of dental surgery is \$215. O. Reg. 397/71, s. 1.
- 2. Ontario Regulation 63/66 is revoked. O. Reg. 397/71, s. 2.

THE BOARD OF DIRECTORS OF THE ROYAL COLLEGE OF DENTAL SURGEONS OF ONTARIO:

N. L. DIEFENBACHER, D.D.S. President

KENNETH F. POWNALL Secretary

Dated at Toronto, this 18th day of August, 1971.

(1674)

THE PESTICIDES ACT

O. Reg. 398/71. General. Made—September 1st, 1971. Filed—September 13th, 1971.

REGULATION MADE UNDER THE PESTICIDES ACT

- Section 42 of Ontario Regulation 445/67 is amended by adding thereto the following subsection:
- (3) During the period mentioned in subsection 1, no person shall move any vehicle without permission in writing from the Director.

- 2. Section 45 of Ontario Regulation 445/67 is amended by striking out "or" at the end of clause b, by adding "or" at the end of clause·c, and by adding thereto the following clause:
 - (d) in the case of thallium sulphate, unless a permit therefor has been issued by the Director.
- Section 83 of Ontario Regulation 445/67 is amended by striking out "Class 2 or Class 6" in the third line and inserting in lieu thereof "Class 3, Class 4, Class 5, Class 9, Class 10, Class 11, Class 12, Class 13 or Class 14".

(1675) 39

THE PUBLIC HEALTH ACT

O. Reg. 399/71.

Health Units—Areas that may be included in Health Units.

Made—September 8th, 1971.

Filed—September 13th, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

- Subparagraph xia of paragraph 1 of Schedule 4 to Regulation 509 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 11/68, is revoked.
- 2. Paragraph 1 of Schedule 6 to Regulation 509 of Revised Regulations of Ontario, 1960, as remade by section 2 of Ontario Regulation 70/70, is amended by adding thereto the following items:

Brackin

Foleyet

Leeson

Rennie

Stover

3. This Regulation shall be deemed to have come into force on the 1st day of April, 1971.

(1676) 39

919

THE PUBLIC HEALTH ACT

O. Reg. 400/71.

Health Units—General.
Made—August 18th, 1971.
Approved—September 8th, 1971.
Filed—September 13th, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

- 1. Item 25 of Appendix A to Regulation 510 of Revised Regulations of Ontario, 1960, as made by section 4 of Ontario Regulation 406/67, is amended by striking out "except the Improvement District of Nakina" in the second and third lines thereof.
- This Regulation shall be deemed to have come into force on the 1st day of July, 1971.

A. B. LAWRENCE Minister of Health

Dated at Toronto, this 18th day of August, 1971.

(1677)

39

THE PLANNING ACT

O. Reg. 401/71.

Zoning Order—County of Essex, Township of Tilbury North. Made—September 7th, 1971. Filed—September 13th, 1971.

ORDER MADE UNDER THE PLANNING ACT

 Ontario Regulation 127/70, as amended by Ontario Regulations 330/70, 445/70 and 520/70, is further amended by adding thereto the following section:

21.—(1) Notwithstanding any other provision of this Order, the lands described in schedules 7, 8 and 9 may be used for the erection of one single-family detached cottage or one single-family dwelling and structures accessory thereto provided the following requirements are met:

Minimum lot area Minimum lot frontage Maximum lot coverage Maximum height Minimum front yard Minimum side yard 15,000 square feet 100 feet 15 per cent 30 feet

42 feet

10 feet on one side and

Minimum rear yard

4 feet on the other 50 feet Minimum elevation

No building intended for human habitation shall be designed, constructed or located in such a way as to permit the entry of flood waters below the level of 581.0 feet, Canadian Geodetic Datum.

- (2) For the purpose of this section, where a garage is attached to and forms part of a building, the garage portion only shall not be regarded as a building intended for human habitation.
 - 2. Ontario Regulation 127/70, as amended by Ontario Regulations 330/70, 445/70 and 520/70, is further amended by adding thereto the following schedules:

Schedule 7

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Tilbury North, in the County of Essex, in the Province of Ontario and being composed of lots 610 and 611 according to Plan 1620.

Schedule 8

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Tilbury North, in the County of Essex, in the Province of Ontario and being composed of lots 239, 240 and 241 according to Plan 1620.

Schedule 9

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Tilbury North, in the County of Essex, in the Province of Ontario and being composed of lots 612 and 613 according to Plan 1620.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 7th day of September, 1971.

(1678)

39

THE CEMETERIES ACT

O. Reg. 402/71. Closings and Removals. Made—September 8th, 1971. Filed—September 14th, 1971.

REGULATION MADE UNDER THE CEMETERIES ACT

 Regulation 42 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following Schedule:

Schedule 55

HAVILAND CEMETERY LOT 12, CONCESSION 2 TOWNSHIP OF TOWNSEND COUNTY OF NORFOLK

ALL AND SINGULAR that certain parcel or tract of land and premises, situate, lying and being in the Township of Townsend, in the County of Norfolk, and in the Province of Ontario, and being comprised of part of Lot 12, Concession 2 in said Township of Townsend, said parcel containing by admeasurement 11,686 square feet, more or less, and more particularly described as follows:

Premising that the bearing of the north limit of Lot 12, Concession 2, Township of Townsend is north 78° 30′ east and relating all bearings herein thereto.

Beginning at an iron bar planted in the central part of said Lot 12 distant 1,526.47 feet from an iron bar planted in the northwest angle of said Lot 12 measured on a course of south 24° 47′ 10″ east therefrom; thence north 80° 32′ 20″ east, 123.9 feet to an iron bar planted; thence south 9° 32′ 10″ east, 93.11 feet to an iron bar planted; thence south 77° 59′ 50″ west, 120.18 feet to an iron bar planted; thence north 11° 44′ 10″ west, 98.5 feet to an iron bar planted at the place of beginning.

(1679)

39

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 403/71.

Designations—Toronto to North Bay. Made—September 1st, 1971. Filed—September 14th, 1971.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

 Schedule 29 to Regulation 215 of Revised Regulations of Ontario, 1960 is amended by adding at the end thereof:

except that portion of the above-mentioned highway transferred to the Corporation of the Town of Gravenhurst by Order-in-Council OC-1824/71, effective on the 23rd day of July, 1971, and shown as PART 1 on Department of Transportation and Communications plan P-2626-125.

(1680)

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 404/71.

Designations—Trans-Canada Highway, Orillia to Quebec Boundary. Made—September 1st, 1971. Filed—September 14th, 1971.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

 Schedule 48 to Regulation 219 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 424/70, is amended by adding at the end thereof:

except that portion of the above-mentioned highway closed by Order-in-Council OC-2016/71, effective on the 7th day of July, 1971, and shown as PART 1 on Department of Transportation and Communications plan P-2601-37.

(1681)

39

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 405/71.

Designations—Queen Elizabeth Way. Made—September 1st, 1971. Filed—September 14th, 1971.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

 Regulation 214 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following Schedule:

Schedule 15a

INTERCHANGE AT WALKER'S LINE

In the Town of Burlington in the County of Halton being,

O. Reg. 406/71

- (a) part of lots 9, 10, 11 and 12, Concession 2, south of Dundas Street;
- (b) part of lots 9, 10, 11 and 12, Concession 3, south of Dundas Street;
- (c) part of Walker's Line in Lot 10, Concession 2, south of Dundas Street; and
- (d) part of the road allowance between,
 - (i) lots 10 and 11, Concession 2, south of Dundas Street, and
 - (ii) lots 10 and 11, Concession 3, south of Dundas Street (Walker's Line),

and being those portions of the King's Highway shown as PARTS 1 and 2, on Department of Transportation and Communications plan P-2070-181, filed with the Documents Section of the Department of Transportation and Communications, at Toronto, on the 29th day of June, 1971.

1.00 mile, more or less.

(1682)

.39

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 406/71.

Designations—Miscellaneous, Southern Ontario. Made—September 1st, 1971. Filed—September 14th, 1971.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

- Paragraph 3 of Schedule 123c to Regulation 213 of Revised Regulations of Ontario, 1960, as remade by section 2 of Ontario Regulation 272/70, is revoked.
- Regulation 213 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following Schedule:

Schedule 123cc

In the Township of Edwardsburgh in the County of Grenville being,

- (a) part of Park lots B, C and D, Rear of Town Plot of Johnstown;
- (b) part of Park lots 3 to 9, both inclusive, Range southwest of Kemptville Road;
- (c) part of lots 29, 30, 31 and 32, Concession 2;

- (d) part of lots 27, 28 and 29, Concession 3;
 - (e) part of lots 25, 26, 27 and 28, Concession 4;
- (f) part of lots 24 and 25, Concession 5;
- (g) part of lots 23 and 24, Concession 6;
- (h) part of Lot 23, Concession 7;
- (i) part of lots 23 and 24, Concession 8;
- (j) part of lots 22, 23 and 24, Concession 9;
- (k) part of lots 21, 22 and 23, Concession 10;
- (l) part of the land under the waters of the South Nation River;
- (m) part of Eleventh Street, Town Plot of Johnstown;
- (n) part of County Road No. 22 (Shanly Road), in lots 23 and 24, Concession 6; and
- (o) part of the road allowance between,
 - (i) concessions 1 and 2,
 - (ii) lots 30 and 31, Concession 2,
 - (iii) concessions 2 and 3,
 - (iv) concessions 3 and 4.
 - (v) concessions 4 and 5,
 - (vi) lots 24 and 25, Concession 5,
 - (vii) concessions 5 and 6,
 - (viii) concessions 6 and 7,
 - (ix) concessions 7 and 8,
 - (x) concessions 8 and 9,
 - (xi) concessions 9 and 10, and
 - (xii) the townships of Edwardsburgh and Oxford,

and being that portion of the King's Highway shown as PART 1 on Department of Transportation and Communications plan P-6073-51, filed with the Documents Section of the Department of Transportation and Communications, at Toronto, on the 19th day of July, 1971.

12.50 miles, more or less.

 Schedule 130 to Regulation 213 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 239/66, is revoked and the following substituted therefor:

Schedule 130

BELFIELD EXPRESSWAY

In the Borough of Etobicoke in the Municipality of Metropolitan Toronto being,

- (a) part of lots 24 and 25, Concession A, fronting the Humber;
- (b) part of Lot 24, Concession 1, fronting the Humber:
- (c) part of lots 23 and 24, Concession 2, fronting the Humber;
- (d) part of lots 24 and 25, Concession 3, fronting the Humber;
- (e) part of lots 24, 25 and 26, Concession 4, fronting the Humber;
- (f) part of,
 - (i) lots 5, 6, 7 and 8, and
 - (ii) Daybar Avenue,

registered plan 3663;

- (g) part of,
 - (i) Block A, and
 - (ii) 17-foot widening,

registered plan 5210;

- (h) part of,
 - (i) lots 13 and 14,
 - (ii) Block A,
 - (iii) 25-foot widening, and
 - (iv) Cityview Drive,

registered plan 4790;

- (i) part of Greensboro Drive, in Lot 24, Concession A, fronting the Humber;
- (j) part of Ronson Drive, Shaft Road and McCulloch Avenue, in Lot 24, Concession 1, fronting the Humber;
- (k) part of Atwell Drive, in Lot 24, Concession 3, fronting the Humber; and
- (1) part of the road allowance between,
 - (i) Concession A and Concession 1, fronting the Humber (Kipling Avenue),

- (ii) concessions 1 and 2, fronting the Humber (Martin Grove Road),
- (iii) concessions 2 and 3, fronting the Humber (Brockport Drive), and
- (iv) concessions 3 and 4, fronting the Humber (Carlingview Drive),

and being those portions of the King's Highway shown as PARTS 1 and 2, on Department of Transportation and Communications plan P-5074-21, filed with the Documents Section of the Department of Transportation and Communications, at Toronto, on the 8th day of July, 1971.

2.20 miles, more or less.

(1683)

39

THE PUBLIC HOSPITALS ACT

O. Reg. 407/71.

Capital Grants for Local Rehabilitation and Crippled Children's Centres.

Made-September 8th, 1971.

Filed—September 15th, 1971.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

CAPITAL GRANTS FOR LOCAL REHABILITATION AND CRIPPLED CHILDREN'S CENTRES

- 1. In this Regulation,
 - (a) "approved cost" means the cost of,
 - (i) the construction of new buildings or the renovation program for existing buildings to be used for a rehabilitation centre or a crippled children's centre.
 - (ii) fees that are approved by the Commission and paid to an architect for his services and the services of his consulting engineers,
 - (iii) fees that are approved by the Commission for consultants, other than those paid through the architect,
 - (iv) necessary basic equipment and furnishings and the installation thereof, including elevators and airconditioning in areas of the centre approved by the Commission as requiring air-conditioning,

- (v) land surveys and soil tests,
- (vi) necessary paving and sodding,

but does not include,

- (vii) land acquisition, demolition of existing buildings and other clearance of site,
- (viii) financing charges,
 - (ix) working capital and pre-opening expenses,
 - (x) contingency allowances,
 - (xi) chapel furnishings,
- (xii) landscaping, gardens, works of art, murals, busts, statues and similar decorations, or
- (xiii) facilities for ancillary revenueproducing operations;
- (b) "basic equipment" means all equipment approved by the Commission that is necessary and reasonable to enable a rehabilitation centre or a crippled children's centre to commence its function as determined at the time of its completion and includes all such equipment which is installed and ready for use not later than twelve months from the date of completion of the centre;
- (c) "rehabilitation centre" or "crippled children's centre" means a separate, organized facility, approved as such by the Ontario Hospital Services Commission to provide local diagnostic and treatment services in a community or district to handicapped or disabled individuals requiring restorative and adjustive services in an integrated and co-ordinated program;
- (d) "renovation program" means a plan to provide adequate accommodation therein by the major renovation or alteration of a rehabilitation centre or a crippled children's centre, or any part thereof that is obsolete or otherwise inadequate. O. Reg. 407/71, s. 1.
- 2. The Commission may approve both a rehabilitation centre and a crippled children's centre in one institution. O. Reg. 407/71, s. 2.
- 3.—(1) Where the contract for the construction of new buildings or the renovation program for existing buildings for a rehabilitation centre or a crippled children's centre was signed on or after the 1st day of January, 1971, the Commission shall pay a capital grant for the construction or renovation.

- (2) The capital grant under subsection 1 shall amount to two-thirds of the approved cost.
- (3) A rehabilitation centre or a crippled children's centre receiving a capital grant under this Regulation shall not be paid capital financial assistance under any other Regulation under the Act. O. Reg. 407/71, s. 3.
- 4. Where the actual amount of the approved cost of the construction or of the renovation program differs from the total approved cost as approved by the Commission, the Commission may make any adjustment in the amount of the capital grant that the Commission considers proper. O. Reg. 407/71, s. 4.
- 5.—(1) The Commission may pay to or on behalf of a rehabilitation centre or a crippled children's centre fees approved by the Commission for consultants required for planning the rehabilitation centre or the crippled children's centre before the preparation of the architect's preliminary sketch plans.
- (2) When the architect's preliminary sketch plans of the rehabilitation centre or the crippled children's centre have been approved by the Commission, the fees earned by the architect and approved consultants may be paid by the Commission to or on behalf of the rehabilitation centre or the crippled children's centre.
- (3) When the architect's working drawings of the rehabilitation centre or the crippled children's centre have been approved by the Commission, the fees earned by the architect and approved consultants may be paid by the Commission to or on behalf of the rehabilitation centre or the crippled children's centre. O. Reg. 407/71, s. 5.
- 6. Where monies have been paid under subsection 1, 2 or 3 of section 5, the balance of the capital grant shall be paid to or on behalf of the rehabilitation centre or the crippled children's centre in instalments as follows:
 - 1. One-eighth when one-eighth of the work is completed.
 - One-eighth when one-quarter of the work is completed.
 - One-eighth when three-eighths of the work is completed.
 - One-eighth when one-half of the work is completed.
 - One-eighth when five-eighths of the work is completed.
 - One-eighth when three-quarters of the work is completed.
 - 7. One-eighth when seven-eighths of the work is completed.

The balance when the approved construction of new buildings or renovation program is completed and the buildings and facilities are furnished, equipped and ready to receive and treat patients. O. Reg. 407/71, s. 6.

(1684) 39

THE HOSPITAL SERVICES COMMISSION ACT

O. Reg. 408/71. General. Made—August 23rd, 1971. Approved—September 8th, 1971. Filed—September 15th, 1971.

REGULATION MADE UNDER THE HOSPITAL SERVICES COMMISSION ACT

- Subsection 4 of section 40 of Ontario Regulation 1/67, as amended by section 1 of Ontario Regulation 308/67, section 1 of Ontario Regulation 386/68, section 1 of Ontario Regulation 299/69 and section 1 of Ontario Regulation 356/70, is revoked and the following substituted therefor:
- (4) Each hospital listed in Schedule 8 is approved from the 1st day of July, 1971 up to and including the 30th day of June, 1972 for the purpose of providing such services to insured persons as are provided for in the regulations governing nursing homes approved by the Commission as health facilities for the provision of care to chronically ill patients.
 - Schedule 8 to Ontario Regulation 1/67, as remade by section 2 of Ontario Regulation 356/70 and amended by section 6 of Ontario Regulation 60/71, is revoked and the following substituted therefor:

Schedule 8

NURSING HOMES TEMPORARILY APPROVED FOR CHRONIC CARE

ITEM LOCATION	Name of Nursing Home
1. Aurora	Aurora Resthaven Nursing Home
2. Aurora	Cobblestone House
3. Aurora	Foxbar Nursing Homes Limited
4. Brampton	Cripps Nursing Home

5. Brampton Hodgins Rest Home Limited
6. Cannington Bon-Air Nursing Home

	MEETTE	O. Reg. 100/11 2210
7.	Chesley	Parkview Manor Chronic Nursing Home Limited
8.	Columbus	Glencedar Nursing Home Limited
9.	Elmira	Elmira Nursing Home
10.	Grimsby	Kilean Lodge
11.	Hanover	Densmore Faith Nursing Home Limited
12.	Mount Albert	Cooper Nursing Homes Limited
13.	Pickering	Community Nursing Homes Limited
14.	Pine Grove	Pine Grove Nursing Home Limited
15.	Port Perry	Community Nursing Homes Limited
16.	Ridgetown	Barnwell Nursing Home Limited
17.	Scarborough	Birchcliff Limited
18.	Thamesville	Clayton Nursing Home
19.	Thornbury	Errinrung Limited
20.	Toronto	Alpha Nursing Home Limited
21.	Toronto	Maynard Nursing Home Limited
22.	Toronto	Norwood Nursing Home Limited
23.	Toronto	Red Wing Convalescent Home
24.	Toronto	Roulet Nursing Homes Limited (31 Walmer Road)
25.	Toronto	St. Raphael's Nursing Homes Limited (Springhurst)
26.	Toronto	Tyndall Nursing Home Limited
27.	Toronto	The Village Nursing Home
28.	Toronto	White Eagle Nursing Home
29.	Trout Creek	Stonehouse Nursing Home
30.	Wallaceburg	LaPointe-Fisher Nursing Home, Limited

ONTARIO HOSPITAL SERVICES COMMISSION:

Limited

S. W. MARTIN
Chairman

The Open Gate Nursing Home

D. J. Twiss Commissioner

Dated at Toronto, this 18th day of August, 1971.

(1685) 39

31. West Hill

THE PAPERBACK AND PERIODICAL DISTRIBUTORS ACT, 1971

O. Reg. 409/71.

General.

Made-September 15th, 1971.

Filed-September 16th, 1971.

REGULATION MADE UNDER THE PAPERBACK AND PERIODICAL DISTRIBUTORS ACT, 1971

GENERAL

- 1.—(1) An application for a registration as a distributor shall be in Form 1.
- (2) An annual return for maintenance of registration shall be in such form as the Registrar shall prescribe. O. Reg. 409/71, s. 1.
- 2. Every registration lapses on the 1st day of October unless the prescribed annual return for maintenance of registration, together with the prescribed fee is filed with the Registrar on or before that date. O. Reg. 409/71, s. 2.

FEES

- 3. Fees payable to the Registrar are as follows:
 - Upon application for registration as a distributor or for maintenance of registration as a distributor.....\$ 25
 - 2. Upon application for a duplicate certificate of registration....... 3

O. Reg. 409/71, s. 3.

GENERAL

- 4.—(1) Every distributor shall, within five days after the event, notify the Registrar in writing of,
 - (a) any change in address for service in Ontario or any business address;
 - (b) the opening or closing of any branch office and, in the case of the opening of any branch office, the name and address of the branch manager;
 - (c) any change in the membership of a partnership, association, syndicate or other organization of individuals;

- (d) any change in the officers or directors of a corporation;
- (e) any change in the controlling interest of a corporation or the ownership of its equity shares;
- (f) any changes in partnership agreements, letters patent or other instruments governing the operation of the distributor; and
- (g) any change in resident or non-resident status of any person interested in the applicant.
- (2) The distributor shall provide such additional information or particulars verified by affidavit as may be requested by the Registrar. O. Reg. 409/71, s. 4.
- 5. A voluntary cancellation of registration under subsection 7 of section 6 of the Act shall be in Form 2. O. Reg. 409/71, s. 5.

TRIBUNAL

- 6. The fees and allowances to be paid to a person summonsed to appear as a witness before the Tribunal shall be as follows:
 - 1. Attending proceedings, each day...\$
 - 2. Where a witness travels by private automobile, ten cents a mile for each mile necessarily travelled between his place of residence and the place where the proceedings are held but, where the proceedings are held in the city or town in which the witness resides, seventy-five cents.
 - 3. Where a witness travels by a means other than private automobile, a sum equal to the amount of the fare actually paid for the transportation from his place of residence to the place where the proceedings are held, and return.
 - 4. Where a witness is required to attend the proceedings on more than one day and returns to his place of residence at night, the travelling allowance mentioned in paragraph 2 or 3, as the case may be, is payable in respect of each days attendance.
 - 5. Where a witness resides elsewhere and in the opinion of the director it is desirable that he remain overnight at the place at which the proceedings are held, a sum actually and reasonably paid by him for living expenses. O. Reg. 409/71, s. 6.

Form 1

The Paperback and Periodical Distributors Act, 1971

APPLICATION FOR REGISTRATION AS A DISTRIBUTOR

The undersigned applies to the Registrar for registration as a distributor under *The Paperback and Periodical Distributors Act, 1971* and for the purpose of procuring registration gives the following information:

Application on benait of	Date of application
Name under which applicant will carry on bus	siness individual partnership corporation other
Head Office (if Corporation)	Telephone No. (business)
Address (from which business will be conducted	ed) Chief Officer or Manager in Ontario
Mailing Address (if different from above)	Business Address and Telephone No.
Address for Service in Ontario (if different fro	m above)
Define carefully the geographical boundaries of immediately before the 14th day of June, 1971.	the area in which the applicant carried on busines

- 3. Individuals, Partnerships and Associations:
 - (a) Complete the following for an individual applicant or each partner, member or associate of the applicant.

		(Yes or No	Residence A	duress	Telephone	Held
i						
				-		
w	here applicable	the names and add	ty date of any obliquesses of each credit	or.		
	ndertakings of th		as a guarantor n	i reiucio	n to the inian	,
		□ yes	□ no		If yes, give fu	ll particula
T	Iac a cubrogatio	heen executed by	any creditors in rela	tion to b	oans owing her	he emplies
	Has a subrogation	been executed by	any creditors in rela	ation to l	oans owing by t If yes, give fu	
TE: If the	applicant is (a)	yes	operating under a	a trade	If yes, give fu	ll particul
TE: If the	applicant is (a)	□ yes a sole proprietore of Registration u	no no	a trade	If yes, give fu	particul
TE: If the a copy	applicant is (a)	□ yes a sole proprietore of Registration u	operating under a	a trade	If yes, give fu	particul
re: If the a copy In the c	applicant is (a) of the Certificat ase of a partners rations only:	□ yes a sole proprietor e of Registration whip please submit p	operating under a	a trade ip Regist nt or any	If yes, give fu	particul
TE: If the a copy In the c	applicant is (a) of the Certificat ase of a partners rations only:	□ yes a sole proprietor e of Registration whip please submit p	operating under ander The Partnership agreement	a trade ip Regist nt or any ant.	If yes, give fu	ll particula
re: If the a copy In the c For Corpor	applicant is (a) of the Certificat ase of a partners rations only:	a sole proprietor of Registration u hip please submit p	operating under a nder The Partnership agreement rector of the applicant Residen	a trade ip Regist nt or any ant.	If yes, give fu	particul particul
re: If the a copy In the c For Corpor	applicant is (a) of the Certificat ase of a partners rations only:	a sole proprietore of Registration whip please submit pleach officer and di	operating under a nder The Partnership agreement rector of the applicant Residen	a trade ip Regist nt or any ant.	If yes, give fu	particul partnersit be enclosed instrume
re: If the a copy In the c For Corpor	applicant is (a) of the Certificat ase of a partners rations only:	a sole proprietor of Registration u hip please submit p each officer and di Non-Resider (Yes or No	operating under a nder The Partnership agreement rector of the applicant Residen Addres	a trade ip Regist nt or any ant.	If yes, give fu	partners to be enclosed instrumed. Position Held
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CAPITAL STOCK

PARTICULARS	OF THE AUTHORIZED SHA	RE CAPITAL	
Number of Shares With Par Value	Number of Shares Without Par Value	Class	Par Value
	•		

SHARES ISSUEL	O AND OUTSTANDING
Number	Class
s continuing?	by reason of any contingency that has occurred and
Yes No If yes, give full	particulars:
•••••	

Bonds	Debentures	Notes	Othe	Loans
			Source	Maturity Date

List the names and addresses of the registered and beneficial owners of each obligation and the nature and extent of the interest attributable to each.

Has any person undertaken to act as a guarantor in relation to the financial or other undertakings of the applicant?

929.

• • • • • • • • • • • • •							
	• • • • • •			•••••		•••••	• • • • • • • • • • • • • • • • • • • •
Has a subroga	tion be	en execu	ted by any o	creditor	in relation to	loans owing by	the applicar
☐ Yes ☐] No		If yes, give fu	ll partio	culars:		
						• • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •
				• • • • • •		••••	• • • • • • • • • • • • • • • • • • • •
			RECORD O	F SHA	REHOLDERS		
Name of		Ade	dress of		older of record	No. and Class	No. and Clas
shareholder of		I	der of record		non-resident Yes or No)	of shares held	of equity
Fotal number o	of shares	s issued to	o date				
							///////
Γotal number o	of equity	y shares is	ssued to date.				//////////////////////////////////////
Γotal number o	of equity	y shares is	ssued to date.				Yes 🗆
Total number of	of equity	y shares is shares hel lars:	ssued to date.	indirect	ly for a benefic		
Total number of	of equity	y shares is shares hel lars:	ssued to date.	indirect	ly for a benefic	ial shareholder?	
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Total number of Are any of the If yes, give full Name of shareholder of record Is any non-res	above sparticu Na ben share	y shares is shares helders: me of deficial eholder	Benefici sharehole is a non-res (Yes or 1	indirect	Address of beneficial shareholder	No. and Class of shares beneficially held	No. and Cla of equity sha beneficially h

Note: Please submit letters patent, supplementary letters patent, articles of incorporation, amended articles of incorporation, or any other incorporating or governing instruments.

THE ONTARIO GAZETTE

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5. Is there any person or applicant, beneficially or	company whose name r who otherwise exercises	is not disclosed above wh control or direction over t	no has any interest in the he applicant? Yes No
If yes, give full particul	ars and state whether res	ident or non-resident.	
6. Ontario Branch Offices	(if any)	S 🗆 No	
Branch Office Name	Branch Address	Name of Branch Manager	Address (Res.) of Branch Manager
	ay associated with any i		r or director, in the case of ip or corporation currently
If yes, give full particula			
		(signature of Ap	plicant/Partner or Officer)
		Offi	cial Capacity
	AFFII	DAVIT	
By an individual applicant,	, or by each partner or as	ssociate)	
PROVINCE OF ONTARIO		I,	
County of		of the	
	To wit:	in the County of	
		Make Oath and Sa	y:
1. I am the applicant her	ein for registration as a c	distributor and I signed th	e application.
2. The information given	by me in this application	is true.	
Sworn before me at the			
• • • • • • • • • • • • • • • • • • • •	in the County		
of			
hisday of	19	(si	gnature(s))
Α.	commissioner, etc.		

AFFIDAVIT

(By Officer of Corporate Applicant)

• •	· · · · · · · · · · · · · · · · · · ·
Province of Ontario	I,
County of	of the
To wit:	in the County of
	Make Oath and Say:
I am the(title) herein for registration as a distributor, and I s	.ofthe applicant (name of applicant) signed the foregoing application.
2. To the best of my knowledge, information and	d belief the information given in the application is true.
Sworn before me at the	
in the County	
of	
this, 19	(signature of officer)
A commissioner, etc.	
	O. Reg. 409/71, Form 1.
F	orm 2
The Paperback and Peri	iodical Distributors Act, 1971
VOLUNTARY SURRE	NDER OF REGISTRATION
To the Registrar of Paperback and Periodic Commercial Affairs:	cal Distributors of the Department of Financial and
I,	, hereby request
that my registration as a distributor be cancelled a	and I hereby surrender my registration.
(witness)	(signature of registrant)
Dated at,	
thisday of,	
19	~

O. Reg. 409/71, Form 2.

Form 3

The Paperback and Periodical Distributors Act, 1971

SUMMONS TO A WITNESS BEFORE THE COMMERCIAL REGISTRATION APPEAL TRIBUNAL

Re:
To: (name of witness)
(name of withess)
You are hereby summoned and required to attend before The Commercial Registration Appeal
Tribunalat a hearing to be held at
in theononday, the
day of
to bring with you and produce at such time and place
Dated thisday of, 19
THE COMMERCIAL REGISTRATION APPEAL TRIBUNAL:
Chairman of the Tribunal
Note: You are entitled to be paid the like personal allowances for your attendance at the hearing as are prescribed by Ontario Regulation 409/71.
If you fail to attend and give evidence at the hearing, or to produce the documents or things specified, at the time and place specified, without lawful excuse, you are liable to punishment by the Supreme Court in like manner as if for contempt of that court for disobedience to a subpoena.
O. Reg. 409/71, Form 3.
Form 4
The Paperback and Periodical Distributors Act, 1971
NOTICE OF HEARING BEFORE THE COMMERCIAL REGISTRATION APPEAL TRIBUNAL
To:
TAKE NOTICE that a hearing will be held pursuant to section
Distributors Act, 1971, before The Commercial Registration Appeal Tribunal at
onday, theday of, 19, at the hour of
o'clock in thenoon, and so from day to day until the hearing is adjourned or concluded.

THE ONTARIO GAZETTE

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O. Reg. 409/71

O. Reg. 410/71

Publications Under The Regulations Act

October 9th, 1971

THE DISTRICT MUNICIPALITY OF MUSKOKA ACT

O. Reg. 411/71.

Order of the Minister.

Made-September 20th, 1971.

Filed—September 20th, 1971.

REGULATION MADE UNDER THE DISTRICT MUNICIPALITY OF MUSKOKA ACT

ORDER OF THE MINISTER

IN THE MATTER OF The District Municipality of Muskoka Act; and

In THE MATTER OF the audited surplus or operating deficit of a local municipality or a local roads board or a statute labour board at the 31st day of December, 1970:

ORDER

1. Under the provisions of subsection 4 of section 99 of The District Municipality of Muskoka Act, IT IS ORDERED:

> That the necessary adjustment in the tax rate as determined by subsection 2 and 3 of section 99 of The District Municipality of Muskoka Act may be made by the following area municipalities over a period of not more than five years commencing in the year 1971:

- (a) Area Municipality of the Township of Georgian Bay;
- (b) Area Municipality of the Township of Lake of Bays;
- (c) Area Municipality of the Township of Muskoka Lakes:
- (d) Area Municipality of the Town of Gravenhurst;
- (e) Area Municipality of the Town of Bracebridge; and
- (f) Area Municipality of the Town of Huntsville. O. Reg. 411/71, s. 1.

DALTON BALES, Minister of Municipal Affairs.

Dated at Toronto, this 20th day of September, 1971.

THE DISTRICT MUNICIPALITY OF MUSKOKA ACT

O. Reg. 412/71.

Order of the Minister.

Made—September 20th, 1971.

Filed—September 20th, 1971.

REGULATION MADE UNDER THE DISTRICT MUNICIPALITY OF MUSKOKA ACT

ORDER OF THE MINISTER

IN THE MATTER OF The District Municipality of Muskoka Act: and

IN THE MATTER OF the rates of taxation to be levied in certain merged areas in the year 1971; and

IN THE MATTER OF the manner in which the adjustment of the mill rates shall be met:

ORDER

- 1. Under the provisions of section 97 of The District Municipality of Muskoka Act, IT IS ORDERED:
 - (1) The rates of taxation for general purposes for the year 1971 which, but for this Order, would have been levied by the council of an area municipality on the whole of assessment for real property and business assessment according to the last revised assessment roll in the merged areas of such area municipality specified in the Schedule hereto, shall be increased or decreased by the council of the area municipality in each such merged area by the number of mills specified in the said Schedule; and
 - (2) The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each merged area shall be included in the sums adopted by each area municipality concerned for general purposes in accordance with section 307 of The Municipal Act. O. Reg. 412'71. s. 1.

DALTON BALES Minister of Municipal Affairs

40 Dated at Toronto, this 20th day of September. 1971.

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THE ONTARIO GAZETTE

Schedule

MERGED AREAS	MILLS
Area Municipality of the Township of Georgian Bay the Former Township of Freeman the former geographic townships of Baxter and Gibson	+19 - 2
Area Municipality of the Township of Lake of Bays the former Township of Franklin	+10 + 6
Area Municipality of the Township of Muskoka Lakes the former Township of Cardwell the former Township of Watt the former Village of Windermere. the former Village of Port Carling the former Town of Bala that part of the former Township of Monck annexed to the Township that part of the former Township of Medora and Wood annexed to the Township.	+ 7 - 2 + 5 + 5 + 6
Area Municipality of the Town of Gravenhurst the former Township of Morrison the former Township of Ryde the former Town of Gravenhurst that part of the former Township of Muskoka annexed to the Town that part of the former Township of Medora and Wood annexed to the Town.	+22 + 22 - 17

O. Reg. 412/71, Schedule.

(1728)

THE PUBLIC HEALTH ACT

O. Reg. 413/71. Communicable Diseases. Made—September 8th, 1971. Approved—September 15th, 1971.

Filed—September 20th, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

1.—(1) Table 1 of Regulation 505 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following items:

Ітем	Communicable Diseases			Sections o	of the Ac	t	
No.	Column 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
5a 28a	Botulism				66 _.	68 68	

⁽²⁾ Item 13 of the said Table 1 is struck out and the following inserted in lieu thereof:

Ітем	Communicable Diseases	Sections of the Act						
No.	Column 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	
13	Viral Hepatitis Infectious	62			66	68	70	
13a	Viral Hepatitis Serum	62			66	68	70	
13 <i>b</i>	Viral Hepatitis unspecified	62			66	68	70	

(3) Item 16 of the said Table 1 is struck out and the following inserted in lieu thereof:

ITEM	Communicable Diseases	Sections of the Act					
No.	Column 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
16	Meningococcal Meningitis and including Meningococcaemia	62	63		66	68	70

2. Items 9, 10, 13, 16, 23 and 25 of Table 2 to Regulation 505 of Revised Regulations of Ontario, 1960 are struck out and the following inserted in lieu thereof:

	Column 1	COLUMN 2	COLUMN 3	Column 4
No.	Communicable Disease	Period of Isolation of Patient	Period of Quarantine of Contact	Class of Disinfection
9	Epidemic Streptococcal sore throat	Isolation may be terminated after forty-eight hours treatment with adequate and effective chemotherapy, provided such therapy is continued for ten days.		Concurrent
		In the absence of adequate and effective chemo- therapy, from the onset of the disease,		
		(a) for seven days thereafter; or (b) until the patient has no,		
		(i) sore throat, or		
		(ii) oral, nasal, or aural discharges, which- ever period is the longer.		
10	Erysipelas	Fromtheonset of the disease until recovery or for forty-eight hours following the initiation of adequate and effective chemotherapy maintained under medical supervision.		Concurrent

Imeri	Column 1	Column 2	Column 3	Column 4
Item No.	Communicable Disease	Period of Isolation of Patient	Period of Quarantine of Contact	Class of Disinfection
13	Viral Hepatitis Infectious	During the first two weeks of illness and for at least one week after onset of jaundice.		Sanitary disposal of faeces and urine
13a	Viral Hepatitis Serum	During the first two weeks of illness and for at least one week after onset of jaundice.		Sanitary disposal of faeces and urine, disinfection of equipment contaminated with blood
13 <i>b</i>	Viral Hepatitis Unspecified	During the first two weeks of illness and for at least one week after onset of jaundice.		Sanitary disposal of faeces and urine
16	Meningococcal Meningitis and including Meningococcaemia	From onset of the disease until forty-eight hours after the start of appropriate specific treatment.		Concurrent and Terminal
23	Puerperal Sepsis	Fromtheonsetofthedisease until recovery or for forty-eight hours following the initiation of adequate and effective chemotherapy maintained under medical supervision.		Concurrent
25	Scarlet Fever	Isolation may be terminated after forty-eight hours treatment with adequate and effective chemotherapy, provided such therapy is continued for ten days.		Concurrent
		In the absence of adequate and effective chemo- therapy, from the onset of the disease,		
		(a) for seven days thereafter; or		-
		(b) until the patient has no,		
		(i) sore throat, or		
		(ii) oral, nasal, or aural discharges,		
		whichever period is the longer.		

Dated at Toronto, this 8th day of September, 1971.

A. B. R. LAWRENCE Minister of Health

2983

THE RESIDENTIAL PROPERTY TAX REDUCTION ACT, 1968

O. Reg. 414/71.

Tax Reduction in Respect of Residential Properties-Muskoka. Made-August 11th, 1971. Filed—September 22nd, 1971.

REGULATION MADE UNDER THE RESIDENTIAL PROPERTY TAX REDUCTION ACT, 1968

1. The amount of the tax reduction in respect of residential properties in The District Municipality of Muskoka in the year 1971 shall be for each merged area as follows:

1.	The former Town of Bala	\$50
2.	The former Town of Bracebridge	\$60
3.	The former Town of Gravenhurst	\$60
	The former Town of Huntsville	\$60
5.	The former Village of Port Carling.	\$50
	The former Village of Port Sydney.	\$50
7.	The former Village of Windermere.	\$50
8.	The former Township of Brunel	\$50
9.		\$50
10.	The former Township of Chaffey	\$50
11.	The former Township of Draper	\$50
	The former Township of Franklin	\$50
13.	The former Township of Freeman	\$50
	The former Township of Macaulay.	\$50
15.	The former Township of McLean	\$50
16.	The former Township of Medora and	
	Wood	\$50
17.	The former Township of Monck	\$50
18.	The former Township of Morrison	\$50
19.	The former Township of Muskoka	\$50
20.	The former Township of Oakley	\$50
21.	The former Township of Ridout	\$50
22.	The former Township of Ryde	\$50
23.	The former Township of Stephenson.	\$50
24.	The former Township of Stisted	\$50
25.	The former Township of Watt	\$50
26.	The former geographic Township of	
	Baxter	\$50
27.	The former geographic Township of	
	Finlayson	\$50
28.	The former geographic Township	
	of Gibson	\$50
29.	The former geographic Township	
	of Sinclair	\$50

O. Reg. 414/71. s. 1

THE RESIDENTIAL PROPERTY TAX REDUCTION ACT, 1968

O. Reg. 415/71.

Tax Reduction in Respect of Residential Properties— Niagara. Made—August 11th, 1971.

Filed-September 22nd, 1971.

REGULATION MADE UNDER THE RESIDENTIAL PROPERTY TAX REDUCTION ACT, 1968

1. The amount of the tax reduction in respect of residential properties in The Regional Municipality of Niagara in the year 1971 shall be for each area municipality as follows:

1. City of Niagara Falls	\$60
2. City of Port Colborne	\$56
3. City of St. Catharines	\$67
4. City of Welland	\$62
5. Town of Fort Erie	\$59
6. Town of Grimsby	\$67
7. Town of Lincoln	\$62
8. Town of Niagara-on-the-Lake	\$64
9. Town of Pelham	\$65
10. Town of Thorold	\$57
11. Township of Wainfleet	\$53
12. Township of West Lincoln	\$58
O. Reg. 415/71	, s. 1.

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THE RESIDENTIAL PROPERTY TAX REDUCTION ACT, 1968

O. Reg. 416/71.

(1731)

Tax Reduction in Respect of Residential Properties—York Made-August 11th, 1971. Filed—September 22nd, 1971.

REGULATION MADE UNDER THE RESIDENTIAL PROPERTY TAX REDUCTION ACT, 1968

1. The amount of the tax reduction in respect of residential properties in The Regional Municipality of York in the year 1971 shall be for each area municipality as follows:

1. Town of Aurora	\$73
2. Town of Markham	\$81
3. Town of Newmarket	\$73
4. Town of Richmond Hill	\$81
5. Town of Vaughan	\$81
6. Town of Whitchurch-Stouffville	\$73
7. Township of East Gwillimbury	\$65
8. Township of Georgina	\$65
9. Township of King	\$73

O. Reg. 416/71, s. 1.

THE PRIVATE HOSPITALS ACT

O. Reg. 417/71.

General.

Made—September 15th, 1971.

O. Reg. 417/71

Filed—September 22nd, 1971.

REGULATION MADE UNDER THE PRIVATE HOSPITALS ACT

- 1. Section 16 of Regulation 494 of Revised Regulations of Ontario, 1960 is revoked.
- 2. Section 18 of Regulation 494 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- 18. Within twenty-four hours of any curettage of the uterus of a patient, the superintendent shall report the curettage of the uterus in writing to the Commission, giving the reason therefor and the names of the operating surgeon and consultants.

(1733) 40

THE GAME AND FISH ACT

O. Reg. 418/71.

Open Seasons—Game Birds. Made—September 19th, 1971. Filed—September 22nd, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT

- Section 6 of Ontario Regulation 222/71 is amended by adding thereto the following subsections:
- (8) Pheasant may be hunted in the year 1971 between the hours of 8 a.m. and 5 p.m. in the Township of Pelee in the County of Essex on the 28th and 29th days of October and on the 4th and 5th days of November.
- (9) No person shall take in the Township of Pelee in the County of Essex on the 28th and 29th days of October and on the 4th and 5th days of November,
 - (i) any female pheasant, or
 - (ii) more than ten male pheasants.

(1734)

THE FARM PRODUCTS MARKETING ACT

O. Reg. 419/71.

Hogs—Marketing. Made—September 20th, 1971. Filed—September 22nd, 1971.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

- 1.—(1) Clause c of section 1 of Regulation 162 of Revised Regulations of Ontario, 1960-is amended by striking out "Hog" in the first line and inserting in lieu thereof "Pork".
- (2) Clause e of the said section 1, as amended by subsection 3 of section 1 of Ontario Regulation 350/61, is further amended by striking out "Hog" in the first line and inserting in lieu thereof "Pork".
 - Section 2 of Regulation 162 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- 2. This Regulation provides for the control and regulation in any or all respects of the marketing within Ontario of hogs, including the prohibition of such marketing in whole or in part.
 - (1) Clause b of section 3 of Regulation 162 of Revised Regulations of Ontario, 1960 is revoked.
 - (2) Clause e of the said section 3, as made by section 1 of Ontario Regulation 329/62, is revoked.
 - 4.—(1) Subsection 2 of section 7 of Regulation 162 of Revised Regulations of Ontario, 1960 is amended by striking out "or the marketing agency" in the fifth line.
 - (2) Subsection 3 of the said section 7 is revoked.
 - 5.—(1) Clause b of section 8 of Regulation 162 of Revised Regulations of Ontario, 1960 is amended by inserting after "hogs" in the third line "including the completing and filing of returns".
 - (2) Clause c of the said section 8, as remade by section 3 of Ontario Regulation 352/63, is revoked and the following substituted therefor:
 - (c) to appoint persons to inspect the books, records, documents, lands and premises and any hogs of persons engaged in marketing hogs;

- (3) Clause e of the said section 8 is revoked and the following substituted therefor:
 - (e) to co-operate with a marketing board, local board, marketing commission or marketing agency of Canada or any province in Canada for the purpose of marketing hogs;
- 6. Clause h of section 9 of Regulation 162 of Revised Regulations of Ontario, 1960, as remade by subsection 7 of section 1 of Ontario Regulation 193/66, is revoked and the following substituted therefor:
 - (h) requiring the furnishing of security or proof of financial responsibility by any person engaged in the marketing of hogs and providing for the administration and disposition of any moneys or securities so furnished;
- Subsection 1 of section 11 of Regulation 162
 of Revised Regulations of Ontario, 1960 is
 amended by inserting after "licence fees" in
 the second line "service charges".
- 8.—(1) Paragraph 2 of subsection 1 of section 13 of Regulation 162 of Revised Regulations of Ontario, 1960, as made by section 5 of Ontario Regulation 350/61, is amended by inserting after "producers" in the third line "or to the local board, as the case may be".
- (2) Paragraph 3 of subsection 1 of the said section 13, as made by section 5 of Ontario Regulation 350/61, is revoked and the following substituted therefor:
- 3. To fix and impose service charges from time to time for the marketing of hogs.
 - (3) Paragraph 5 of subsection 1 of the said section 13, as made by section 5 of Ontario Regulation 350/61, is amended by striking out "owing to the producer" in the fourth line.

THE FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON
Chairman

WILLIAM V. DOYLE Secretary

THE PUBLIC SERVICE ACT

O. Reg. 420/71.

General.

Made—September 10th, 1971. Approved—September 19th, 1971.

Filed-September 22nd, 1971.

REGULATION MADE UNDER THE PUBLIC SERVICE ACT

 Schedule 2 to Ontario Regulation 190/62, as remade by section 2 of Ontario Regulation 460/70 and amended by section 2 of Ontario Regulation 105/71, is revoked and the following substituted therefor:

Schedule 2

DEPARTMENT OF AGRICULTURE AND FOOD

Agricultural Officer 2, 3, 4
Agricultural Representative 3
Assistant Deputy Minister
Associate Principal, Agricultural School
Departmental Accountant 9
Deputy Minister
Director, Horticultural Research Institute
Director of Personnel
Executive Director, Education and Research
Legal Officer 4
Management Services Officer 5
Principal, Agricultural School
Veterinary Scientist 5, 6

DEPARTMENT OF CIVIL SERVICE

Chief Classification Officer Chief Classification Review Officer Chief, Communications and Publicity Chief Pay Research Officer Chief. Recruitment Services Chief Standards Officer Chief, Temporary Help Services Deputy Minister Director, Pay and Classification Standards Branch Director, Planning and Audit Branch Director, Recruitment Branch Director, Staff Development and Research Branch Director, Staff Relations Branch Executive Director Personnel Director Senior Staff Relations Officer Staff Relations Officer

CIVIL SERVICE COMMISSION

Dated at Toronto, this 20th day of September, 1971.

(1735)

Chairman Member Secretary

DEPARTMENT OF CORRECTIONAL SERVICES

Assistant Administrator, Adult Male Institution Assistant Administrator, Jails Branch

Assistant Administrator, Training Schools

Assistant Chairman, Parole Board

Assistant Superintendent, Correctional Services

Branch Administrator 1, 2

Bursar 2, 3, 4, 5

Business Administrator

Chairman, Parole Board

Chief Accountant

Chief Inspector, Correctional Institutions

Chief Internal Auditor

Chief Systems and Procedures Officer

Correctional Officer 5, 6, 7

Deputy Minister

Deputy Superintendent

Director, Information Services

Director of Administrative Services

Director of Chaplain Services

Director of Education

Director of Industries

Director of Personnel

Director of Planning and Design

Director of Psychology

Director of Purchasing and Supply

Director of Research

Director of Social Work

Director of Staff Development

Economist 4

Executive Assistant to the Minister

Executive Director

Executive Officer 3

Food Services Administrator

Inspector, Correctional Services

Medical Officer 3, Correctional Services

Member, Parole Board

Program Analysis Co-ordinator

Psychologist 3

Rehabilitation Officer 6

Secretary to Deputy Minister

Solicitor

Superintendent

Supervisor of Juveniles 5, 6

DEPARTMENT OF EDUCATION

Assistant Deputy Ministers

Assistant Superintendent, School for the Blind Assistant Superintendents, Schools for the Deaf Chief, Schools Approvals Consulting Architect Co-ordinator, Regional Business Administration

Deputy Minister

Director, Applied Arts and Technology

Director, Correspondence Courses

Director, Curriculum

Director, Departmental Business Administration

Director, Education Data Processing

Director, News and Information

Director, Personnel

Director, Provincial Library Service

Director, School Business Administration

Director, Schools for the Blind and Deaf

Director, Special Education

Director, Supervision

Director, Teacher Education
Director, Youth and Recreation

Education Officers 4, 5, 6

Principals, Ontario Hospital Schools

Principals, Teachers' Colleges

Regional Business Administrators, Education

Regional Directors, Education

Registrar, Registrar's Branch

Superintendent, Architectural Services

Superintendent, Professional Development

Superintendent, School for the Blind Superintendents, Schools for the Deaf

Supervisor, Grants

Vice-Principals, Teachers' Colleges

DEPARTMENT OF THE ENVIRONMENT

Assistant Director, Air Management Branch Assistant to Director, Conservation Authorities

Branch

Deputy Minister

Director, Administrative Services

Director, Air Management Branch

Director, Conservation Authorities Branch

Director, Waste Management Branch

Director of Personnel

Director, Legal Services

Program Analysis Co-ordinator

DEPARTMENT OF HEALTH

Deputy Minister

Director, Administrative Services Branch

Director, Audit Services Branch

Director, Children's Services Branch

Director, Communications Branch

Director, Environmental Health Services Branch

Director, Financial Services Branch

Director, Hospital Management Services Branch

Director, Laboratory Services Branch

Director, Legal Branch

Director, Local Health Services Branch

Director, Management Analysis Branch

Director, Mental Retardation Services Branch

Director, Personnel Branch

Director, Professional Services Branch

Director, Psychiatric Services Branch

Director, Research and Planning Branch

Director, Special Health Services Branch

Executive Director, Financial and Administrative

Services Division

Executive Director, Mental Health Division

Executive Director, Public Health Division

Hospital Administrators

Medical Superintendents

Physician 7, 8

Psychiatrist 5, 6

Health Services Insurance Division

Director, Claims Assessment Branch

Director, Medical Branch

Director, Operations Branch

Director, Research and Development Branch

Executive Director

Medical Research Consultant

Health Insurance Registration Board

Director, Data Centre

Director, Finance and Administration Branch

Director, Insurance Services Branch

Registrar

DEPARTMENT OF JUSTICE

Adviser, Ontario Police Commission

Assistant Crown Attorney, Part-Time

Assistant Deputy Attorney General

Assistant Deputy Minister

Assistant Director, Probation Services

Chairman, Boards or Commissions

Chief Provincial Judge

Chief Supreme Court Reporter

Consultant

Court Administrator

Crown Attorney, Toronto and York

Crown Attorneys, Part-Time

County and District Court Clerk

Deputy Director, Centre of Forensic Sciences

Deputy Fire Marshal

Deputy Minister of Justice and

Deputy Attorney General

Director, Centre of Forensic Sciences

Director, Emergency Measures Branch

Director, Ontario Fire College

Director, Ontario Police College

Director, Coroners

Director, Legal Surveys

Director, Office Services

Director, Probation Services

Director, Systems Development

Director, Personnel Management Executive Assistant to Minister of Justice

Executive Director

Executive Officer 2, 3

Financial Officer 4, 5, 6, 7, 8

Fire Marshal

Inspector of Probation Services

Intelligence Officer, Ontario Police Commission

Judge, Small Claims Court

Justice of the Peace

Land Registrar

Legal Officer 1, 2, 3, 4, 5, 6, 7, 8

Local Master, Supreme Court of Ontario

Local Registrar, Supreme Court of Ontario

Management Services Officer 3, 4, 5

Member, Boards or Commissions

Personnel Administrator 3, 4, 5, 6

Probation Officer 3, 4

Probation Staff Development Officer

Program Analysis Co-ordinator

Program Analyst

Provincial Judge

Registrar, Boards or Commissions

Registrar, Supreme Court of Ontario

Scientist 4. 5

Senior Crown Counsel

Senior Legislative Counsel

Senior Master, Supreme Court of Ontario

Senior Provincial Judge

Senior Secretary 1, 2, 3, 4

Sheriff

Small Claims Court Clerk and Bailiff

Supreme Court Reporter 2

Surrogate Registrar

Vice-Chairman, Boards or Commissions

DEPARTMENT OF LABOUR

Alternate Chairman, Ontario Labour

Relations Board

Athletics Commissioner

Chairman, Ontario Labour Relations Board

Chief Elevating Inspector

Chief Officer and Chairman (Operating Engineers)

Counsel and Registrar

Departmental Solicitor

Deputy Minister

Director, Administrative Operations

Director, Boiler Inspection

Director, Conciliation and Mediation Services

Director, Economic Research

Director, Energy Branch

Director, Employment Standards

Director, Human Rights Commission

Director, Industrial Safety

Director, Industrial Training

Director, Information Services

Director, Systems and A.D.P.

Director, Uniform Building Standards

Director of Finance

Director of Personnel

Director of Women's Bureau

Engineer and Chief Officer (Construction Safety)

Executive Assistant to the Minister

Executive Assistant to the Deputy Minister

Executive Director, Finance and Administration

Executive Director, Labour Safety Council

Executive Director, Manpower Services
Executive Director, Safety and Technical Services

Program Analysis Co-ordinator

Registrar, Ontario Labour Relations Board

Senior Technical Consultant

Vice Chairman, Ontario Labour Relations Board

DEPARTMENT OF LANDS AND FORESTS

Deputy Minister

Director of Commercial Fish and Fur

Director of Environmental Protection

Director of Financial Management

Director of Lands and Waters

Director of Legal Services

Director of Parks and Recreation Areas

Director of Personnel Director of Policy and Advisory

Director of Research

Director of Resource Economics

Director of Services

Director of Sport Fisheries Branch Director of Surveys and Engineering Director of Timber Management Director of Timber Sales Director of Wildlife Branch District Administrator 1, Lands and Forests District Administrator 2, Lands and Forests Executive Director, Finance and Administration Executive Director, Land Management Executive Director, Outdoor Recreation Executive Director, Resource Products Program Analysis Co-ordinator 3 Regional Director Secretary, Ontario Parks Integration Board Section Supervisors Surveyor General

DEPARTMENT OF MUNICIPAL AFFAIRS

Assessment Supervisor 1, 2, 3, 4 Assistant Deputy Minister Chauffeur Attendant, Minister Clerk 5, 6, 7, General Community Planner 1, 2, 3, 4, 5, 6 Co-ordinator, Systems Development Deputy Minister Director, Community Planning Branch Director, Municipal Accounting Director, Municipal Accounting Branch Director, Municipal Finance Branch Director, Municipal Organization and Administration Branch Director, Municipal Pensions Director, Municipal Subsidies Economist 4, 5, 6 Executive Director, Administration and Finance Division Executive Director, Assessment Division Executive Officer 1, 2, 3 Financial Officer 1, 2, 3, 4, 5, 6, 7, 8, 9 Financial Officer, Trainee Financial Officer, Senior, 1, 2 Legal Officer 1, 2, 3, 4, 5, 6, 7 Management Services Officer 1, 2, 3, 4, 5, 6 Manager 1, Electronic Data Processing Personnel Administrator 1, 2, 3, 4, 5 Program Analyst 1, 2, 3 Program Analysis Co-ordinator 3 Property Assessor 1, 2, 3, 4 Public Relations Officer 1, 2, 3 Purchasing Officer 2, 3 Secretary 1, 2, 3, 4, 5 Secretary, Ontario Municipal Board Senior Secretary 1, 2, 3, 4 Supervisor I, Municipal Organization and Administration Supervisor 2, Municipal Organization and Administration Supervisor 3, Municipal Organization and

Administration

Administration, Trainee

Supervisor, Municipal Organization and

DEPARTMENT OF MINES AND NORTHERN AFFAIRS

Chief Engineers Chief Geologist Chief Mining Recorder Deputy Minister Director, Finance and Administration Branch Director, Geological Director, Laboratory and Research Branch Director, Mines Inspection Branch Director, Mining Lands Branch Director, Northern Affairs Branch Director, Personnel Branch Manager, Timiskaming Testing Laboratory Mine Assessor Mineral Economist Mining Commissioner Mining Recorders Northern Affairs Officers Personnel Officers Program Analysis Co-ordinator Regional Northern Affairs Supervisors Resident Engineers Senior Geologists Supervisor, Petroleum Resources Vice Chairman, Ontario Energy Board

Chairman, Ontario Energy Board

ONTARIO SCIENCE CENTRE

Director-General
Director of Finance and Administration
Director of Personnel
Director of Programs
Director of Public Relations
Executive Assistant

DEPARTMENT OF THE PRIME MINISTER

Assistant Secretary to the Cabinet Clerk of the Executive Council Deputy Minister Deputy Secretary to the Cabinet Executive Officer 1, 2, 3, 4 Secretary to the Cabinet

OFFICE OF THE PROVINCIAL AUDITOR

Assistant Provincial Auditor Audit Accountant Chief Audit Accountant 1, 2, 3 Provincial Auditor

DEPARTMENT OF THE PROVINCIAL SECRETARY AND CITIZENSHIP

Assistant to the Clerk of the Legislative Assembly
Clerk of the Legislative Assembly and
Chief Election Officer
Deputy Minister
Deputy Registrar General
Director, Accounting Branch

Director, Citizenship Branch
Director, Communications Branch

Director, Community Development Branch

Director, Indian Community Branch

Director, Research Branch

Editor-in-Charge (Hansard)

Executive Director, Community Development Division

Executive Director, Financial and

Administrative Services Division Legislative Librarian

Personnel Director

Program Analysis Co-ordinator

DEPARTMENT OF PUBLIC WORKS

Deputy Minister

Executive Director, Administration and

Finance Division

Executive Director, Operations Division

Executive Director, Property and Planning

Division (Seconded)

Executive Director, Supply and Services Division

DEPARTMENT OF REVENUE

Comptroller of Revenue

Deputy Minister

Director of Branches

Estate Assessors

Executive Director, Administrative Division

Personalty Evaluators

Realty Appraisers

Revenue Officers

Tax Auditors

Tax Directors

DEPARTMENT OF SOCIAL AND **FAMILY SERVICES**

Administrative Officer (Minister's Office)

Assistant to Deputy Minister

Assistant Director, Child Welfare

Assistant Director, Vocational Rehabilitation

Services Branch

Assistant Director, Municipal Welfare

Administration Assistant Solicitor

Consulting Architect

Co-ordinator, Program Analysis

Departmental Solicitor

Deputy Minister

Director, Accounts Branch

Director, Administrative Services Branch

Director, Audit Services

Director, Child Welfare

Director, Children's and Youth

Institutions Branch

Director, Communications Branch

Director, Day Nurseries

Director, Family Benefits

Director, Field Services

Director, Financial Consulting

Director, Homes for the Aged

Director, Legal Aid Assessment Branch Director, Municipal Welfare Administration

Director, Research and Planning

Director, Systems and Procedures Branch Director, Training and Staff Development

Director, Vocational Rehabilitation Services

Director of Personnel

Executive Director, Children's Services Division

Executive Director, Finance and Administration

Services Division

Executive Director, Social Development Services Division

Executive Secretary, Board of Review

Field Administrator, M.W.A.

Financial Consultants

Manager, External Audit

Manager, Internal Audit

Regional Administrator 1, 2, 3, 4

Regional Auditor

DEPARTMENT OF TOURISM AND INFORMATION

Archivist of Ontario

Deputy Minister

Director, Administrative Branch

Director, Advertising Branch

Director, Archives Branch

Director, Historical Branch

Director, Huronia Historical Parks

Director, Information Branch

Director, Publicity Branch

Director, Records Services Branch

Director, Tourist Industry Development Branch Director, Travel Research Branch

Executive Director, Department of Tourism and

Information

Executive Director, Ontario Heritage Foundation

General Manager, St. Lawrence Parks

Commission

Regional Managers

DEPARTMENT OF TRANSPORTATION AND COMMUNICATIONS

Access Roads Manager

Assistant Deputy Minister (Administration)

Assistant Deputy Minister (Engineering

and Operations)

Assistant Director, Electronic Computing Branch

Chief Accountant

Chief Auditor

Chief, Engineering Surveys

Claims Engineer

Commissioner of Transportation Safety

Deputy Minister

Deputy Registrar of Motor Vehicles

Director, Accident Claims Office

Director, Communications Branch

Director, Construction Branch

Director, Driver Branch

Director, Economics Branch

Director, Electronic Computing Branch

Director, Engineering Research Branch

Director, Environmental and Operational

Planning Branch

Director, GO Transit Branch

Director, Information Services

Director, Legal Branch

Director, Maintenance Branch Director, Municipal Branch

Director, Systems Planning Branch Director, Systems Research Branch

Director, Vehicle Branch

Director of Design Services Branch

Director of Personnel

Director of Right-of-Way Branch

Director of Services Branch

Director of Systems Design Branch

District Construction Engineer

District Engineer

District Maintenance Engineer

District Municipal Engineer District Office Supervisor

Equipment Engineer

Executive Assistant to the Deputy Minister Executive Director, Legal and Right-of-Way

Divisions

Executive Director, Operations Division Executive Director, Planning Division

Executive Director, Policy Development Division

Executive Director, Research Division

Executive Director of Design Division

Executive Director of Financial and Services

Field Audit Supervisor, Engineering Audit

Financial Comptroller

Manager, Data Processing Section

Manager, Driver Control Section Manager, Driver Examination Section

Manager, Driver Licensing Section

Manager, Highway Carrier Section
Manager, Oversize and Overweight Permits Section

Manager, Vehicle Inspection Section

Manager, Vehicle Licensing Section

Materials and Testing Engineer
Municipal Assistance Administrator

Municipal Auditor

Municipal Construction Engineer

Municipal Management Systems Engineer

Municipal Program Studies Engineer

Municipal Special Projects Engineer

Plans Approval Engineer

Program Analysis Co-ordinator 3

Regional Accounting Supervisor

Regional Director

Regional Engineering Audit Supervisor

Registrar of Motor Vehicles

Research Officer 4, Highways

Research Officer 5, Highways

Special Assistant to Deputy Minister

Structural Engineer

Superintendent of Engineering Audits

Superintendent of Signs and Building Permits

Superintendent of Supply

Superintendent of Surveys

DEPARTMENT OF TRADE AND DEVELOPMENT

Chairman, Ontario Economic Council Chairman, Women's Advisory Committee Co-ordinator, Research Deputy Minister

Director, Immigration

Director, Information and Publicity

Director, Personnel Branch

Director, Special Projects and Planning

Economist 5

Executive Director, Trade and Industry

Executive Officer 3

Industrial Development Officer, 4, 5, 6

Program Analysis Co-ordinator

Vice Chairman, Ontario Development Corporation

DEPARTMENT OF TREASURY AND ECONOMICS

Chairman, Ontario Racing Commission

Chairman, The Pension Commission of Ontario

Comptroller of Accounts

Comptroller of Finances

Deputy Treasurer of Ontario and Deputy Minister

of Economics

Director, Economic Analysis Branch

Director, Economic Planning Branch

Director, Federal Provincial Affairs Secretariat

Director, Government Accounts Branch

Director, Government Accounting Methods Branch

Director, Operations Branch, Computer ·

Services Centre

Director, Ontario Statistical Centre

Director, Pension Funds Branch

Director, Regional Development Branch

Director, Securities Branch

Director, Systems and Programming Branch

Director, Taxation and Fiscal Policy

Director, Systems and Programming Branch,

Computer Services Centre

Economists 4, 5, 6, 7

Executive Assistant to the Deputy Minister

Executive Assistant to the Minister,

Treasury and Economics

Executive Director, Economical and Statistical

Services Division

Executive Director, Policy Planning Division

Manager, Computer Services Centre

Superintendent of Pensions

TREASURY BOARD

Director, A.D.P. Standards Branch

Director, Actuarial Services Branch

Director, Expenditure Analysis Branch

Director, Management Audit Branch

Director, Management Science Branch
Director, Organization and Methods Services

Branch

Director, Program Review Branch

Director, Research and Special Assignments Branch

Executive Officer 2, 3

Executive Director, Management Services Division

Executive Director, Program and Estimates

Division

Management Services Officer Program Review Officer Secretary to the Treasury Board Treasury Board Officer

CIVIL SERVICE COMMISSION:

W. A. B. ANDERSON Chairman

Dated at Toronto, this 10th day of September, 1971.

(1736)40

THE PUBLIC SERVICE ACT

O. Reg. 421/71.

General.

Made-September 10th, 1971. Approved-September 19th, 1971. Filed—September 22nd, 1971.

REGULATION MADE UNDER THE PUBLIC SERVICE ACT

1. Schedule 1 to Ontario Regulation 190/62, as remade by section 1 of Ontario Regulation 460/70, is revoked and the following substituted therefor:

Schedule 1

Accounting Supervisors, 1, 2, 3, 4 Adviser, Ontario Police Commission Agriculture Officer, 3, 4 Archivist of Ontario Architectural Services Officer, University Affairs Assessment Supervisor, 1, 2, 3, 4 (Provisional) Assistant Administrator, Adult Male Institutions Assistant Administrator, Jails Branch Assistant Administrator, Training Schools Assistant Chairman, Parole Board Assistant Crown Attorney, Part-Time

Assistant Deputy Attorney General

Assistant Deputy Minister

Assistant Director, Electronic Computing Branch

Assistant Director, Probation Services Assistant Director, Theatres Branch

Assistant Provincial Auditor

Assistant Superintendent, Correctional Services Assistant to the Clerk of the Legislative Assembly

Athletics Commissioner

Branch Administrator 1, Correctional Services Branch Administrator 2, Correctional Services Bursar, 2, 3, 4, 5 Business Administrator, Correctional Services

Chairman, Boards and Commissions, (Justice)

Chairman, Board of Negotiation

Chairman, Civil Service Commission

Chairman, The Commercial Registration Appeal

Chairman, Land Compensation Board

Chairman, Law Enforcement Compensation Board Chairman, Medical Advisory Board

Chairman, Ontario Economic Council Chairman, Ontario Energy Board

Chairman, Ontario Highway Transportation Board

Chairman, Ontario Labour Relations Board

Chairman, Ontario Law Reform Commission

Chairman, Ontario Police Commission Chairman, Ontario Racing Commission

Chairman, Ontario Securities Commission

Chairman, Parole Board

Chairman, The Pension Commission of Ontario

Chief Accountant

Chief Auditor

Chief Audit Accountant 3

Chief Examiner, Insurance Branch

Chief Inspector, Correctional Institutions Chief Internal Auditor, Correctional Services

Chief Officer, Operating Engineers Branch

Chief Provincial Judge

Chief Research Scientist

Chief Supreme Court Reporter

Chief Systems and Procedures Officer,

Correctional Services

Claims Engineer

Clerk of the Executive Council

Clerk of the Legislative Assembly and

Chief Elections Officer

Clerk 5, General, (Municipal Affairs)

Clerk 6, General, (Municipal Affairs)

Clerk 7, General, (Municipal Affairs)

Commissioner of Transportation Safety Commissioner, Ontario Provincial Police

Community Planner, 5, 6

Co-ordinator, Systems Development, Municipal

Affairs Comptroller of Accounts, Treasury and Economics Comptroller of Finances, Treasury and Economics

Comptroller of Revenue

Consultant (Justice)

Correctional Officer, 5, 6, 7

County and District Court Clerk

Court Administrator, Provincial Court,

(Criminal Division)

Court Administrator, Provincial Court, (Family Division)

Crown Attorney, City of Toronto and

County of York

Crown Attorneys, Part-Time

Departmental Accountant, 5, 6, 7, 8, 9 Departmental Personnel Officer,

(Tourism and Information)

Departmental Solicitor

Departmental Systems Officer,

(Tourism and Information)

Deputy Commissioner and Driver Instruction Manager

Deputy Commissioner, Ontario Provincial Police

Deputy Director, Centre of Forensic Sciences

Deputy Fire Marshal

Deputy Minister

O. Reg. 421/71

Deputy Minister of Justice and Deputy

Attorney General

Deputy Registrar General

Deputy Registrar of Motor Vehicles

Deputy Secretary to the Cabinet

Deputy Superintendent, Correctional Services

Deputy Superintendent, Jails

Deputy Superintendent of Insurance

Deputy Treasurer of Ontario and Deputy Minister

of Economics

Director, Accident Claims Office

Director, Accounting Branch

Director, Actuarial Services

Director, A.D.P. Standards Branch

Director, Administrative Branch, (Tourism and

Information)

Director, Administrative Services, (Environment)

Director, Administrative Services Branch

Director, Advertising Branch

Director, Air Management Branch

Director, Applied Arts and Technology

Director, Archives Branch

Director, Audit Services Branch

Director, Centre of Forensic Sciences

Director, Child Welfare

Director, Children's Institutions and Youth Branch

Director, Children's Services Branch

Director, Citizenship Branch

Director, Claims Assessment Branch

Director, Communications Branch

Director, Community Development Branch

Director, Community Planning Branch

Director, Conciliation Services

Director, Conservation Authorities Branch

Director, Construction Branch

Director, Consumer Protection Division

Director, Coroners

Director, Corporations Tax Branch

Director, Correspondence Courses

Director, Curriculum

Director, Data Centre, H.I.R.B.

Director, Day Nurseries

Director, Departmental Business Administration

Director, Department of Social and Family Services

Director, Driver Branch

Director, Economic Planning Branch

Director, Economics Branch

Director, Education Data Processing

Director, Electronic Computing Branch

Director, Emergency Measures Branch

Director, Emergency Measures Organization

Director, Energy Branch

Director, Engineering Research Branch

Director, Environmental Health Services Branch

Director, Environmental and Operational Planning Branch

Director, Expenditure Analysis Branch

Director, Family Benefits

Director, Federal Provincial Affairs Secretariat

Director, Field Services

Director, Finance and Administration Branch

Director, Financial Services Branch

Director, Gasoline Tax Branch

Director-General, Ontario Science Centre

Director, Geological Branch

Director, GO Transit Branch

Director, Government Accounts Branch

Director, Government Accounting Methods Branch

Director, Historical Branch

Director, Historical Research Institute

Director, Hospital Management Services Branch

Director, Human Rights Commission Director, Huronia Historical Parks

Director, Immigration

Director, Indian Community Branch

Director, Indian Community Development Services

Director, Information Branch

Director, Information Services

Director, Insurance Services Branch, H.I.R.B.

Director, Laboratory Services Branch

Director, Legal Branch Director, Legal Surveys

Director, Local Health Services Branch

Director, Maintenance Branch

Director, Management Analysis Branch

Director, Management Audit Branch

Director, Management Science Branch Director, Medical Branch, H.S.I.D.

Director, Mental Retardation Services Branch

Director, Mines Inspection Branch Director, Mining Lands Branch

Director, Municipal Accounting

Director, Municipal Branch Director, Municipal Finance Branch

Director, Municipal Organization and

Administration Branch

Director, Municipal Pensions Director, Municipal Subsidies

Director, News and Information

Director, Northern Affairs Branch

Director, Office Services Branch, Justice

Director, Ontario Fire College

Director, Ontario Police College Director, Ontario Securities Branch

Director, Ontario Statistical Centre

Director, Operations Branch, Computer

Services Centre

Director, Operations, H.S.I.D.

Director, Organization and Methods Services

Branch

Director, Pay and Classification Standards Branch

Director, Pension Funds Branch

Director, Personnel

Director, Personnel Branch

Director, Personnel Management Branch

Director, Planning and Audit Branch

Director, Plans and Programs

Director, Probation Services Branch

Director, Professional Services Branch Director, Program Review Branch

Director, Province of Ontario Savings Office

Director, Provincial Library Service

Director, Psychiatric Services Branch

Director, Publicity Branch

Director, Record Services Branch

Director, Recruitment Branch

Director, Regional Development Branch

Director, Rehabilitation Services

Director, Research Branch

Director, Research and Development, H.S.I.D.

Director, Research and Planning Branch

Director, Research and Special Assignments Branch

Director, Retail Sales Tax Branch

Director, School Business Administration Director, Schools for the Blind and Deaf

Director, Securities Branch

Director, Special Education

Director, Special Projects and Planning

Director, Staff Relations Branch

Director, Succession Duty Branch

Director, Supervision

Director, Systems Development Branch

Director, Systems Planning Branch

Director, Systems and Programming Branch

Director, Systems Research Branch

Director, Taxation and Fiscal Policy Branch

Director, Teacher Education Director, Theatres Branch

Director, Tourist Industry Development Branch

Director, Travel Research Branch

Director, Training and Staff Development

Director, Vehicle Branch

Director, Waste Management Branch

Director, Women's Bureau Director, Youth and Recreation

Director of Administrative Services

Director of Chaplain Services

Director of Commercial Fish and Fur

Director of Companies Branch

Director of Design Services

Director of Education Director of Environmental Protection

Director of Finance and Administration

Director of Finance, University Affairs

Director of Financial Management

Director of Industries

Director of Industrial Training

Director of Lands and Waters

Director of Legal Services

Director of Legal Surveys

Director of Parks and Recreation Areas

Director of Personnel

Director of Personnel Management, Justice

Director of Personnel and Administrative Services. O.P.P.

Director of Planning and Design

Director of Policy and Advisory

Director of Programs

Director of Psychology

Director of Public Relations

Director of Purchasing and Supply

Director of Registration and Examination

Director of Research

Director of Resource Economics

Director of Right-of-Way Branch

Director of Services

Director of Services Branch

Director of Social Work

Director of Sport Fisheries Branch

Director of Staff Development

Director of Surveys and Engineering

Director of Systems Design Branch Director of Systems Development

Director of Technical Services

Director of Timber Management

Director of Timber Sales

Director of Wildlife Branch

Director 1. Administrative Services Director 2, Administrative Services

District Administrator 1, Lands and Forests

District Administrator 2, Lands and Forests

District Engineer

Economist, 4, 5, 6, 7

Editor-in-Charge (Hansard)

Elevator Inspector 4

Employment Standards Officer, 4

Engineer, 5, 6, 7

Executive Assistant to the Deputy Treasurer

Executive Assistant to Minister of Justice

Executive Assistant to Minister, Treasury and Economics

Executive Assistant, Ontario Science Centre

Executive Director, Administrative Division

Executive Director, Administration and Finance

Executive Director, Assessment Division

Executive Director, Childrens' Services Division

Executive Director, Department of Civil Service

Executive Director, Community Development

Division

Executive Director, Department of Justice

Executive Director, Finance and Administration

Executive Director, Health Services Insurance

Division

Executive Director, Department of Tourism and

Information

Executive Director, Economical and Statistical

Services Division

Executive Director, Education and Research

Executive Director, Financial and Administrative

Executive Director, Financial and Administrative

Services Division

Executive Director, Institutions

Executive Director, Land Management

Executive Director, Legal and Right-of-Way

Executive Director, Management Services

Executive Director, Manpower Services

Executive Director, Mental Health Division

Executive Director, Ontario Heritage Foundation Executive Director, Operations Division

Executive Director, Outdoor Recreation

Executive Director, Planning Division

Executive Director, Policy Development Division

Executive Director, Policy Planning Division

Executive Director, Professional Services

Executive Director, Programs and Estimates

Executive Director, Property and Planning

Executive Director, Public Health Division

Executive Director, Research Division

Executive Director, Resource Products

Executive Director, Social Development Services

Division

Executive Director, Supply and Services Executive Director, Trade and Industry

Executive Director of Design Division

Executive Director of Financial and Services Division

Executive Officer, 2, 3

Fire Marshal

Executive Officer, 1, 2, 3, 4, Department of the Prime Minister

Financial Comptroller Financial Officer, Senior, 1, 2 Financial Officer, 1, 2, 3, 4, 5, 6, 7, 8, 9 Financial Officer, Trainee

General Manager, St. Lawrence Parks Commission

Home Economist 3, Department of Social and Family Services Hospital Administrator, Department of Health

Industrial Development Officer, 6 Inspector, Correctional Services Inspector of Legal Offices Inspector of Probation Services Intelligence Officer, Ontario Police Commission

Judge, Small Claims Court Justice of the Peace

Land Registrar Legal Officer, 1, 2, 3, 4, 5, 6, 7, 8 Legal Survey Examiner, 4 Legislative Librarian Local Master, Supreme Court of Ontario Local Registrar, Supreme Court of Ontario

Manager, Computer Services Centre Manager, Data Processing Section Manager, Driver Control Section Manager, Driver Examination Section Manager, Driver Licensing Section Manager, Highway Carrier Section Manager, Management Systems Office Manager, Oversize and Overweight Permits Section Manager, Systems and Procedures Manager, Vehicle Inspection Section Manager, Vehicle Licensing Section

Manager of Estimating Office Manager 1, Electronic Data Processing Management Services Officer, 3, 4, 5, 6 Medical Officer 3, Correctional Services

Medical Research Consultant, H.S.I.D.

Medical Superintendents, Department of Health

Member, Boards or Commissions (Justice) Member, Civil Service Commission

Member, Ontario Highway Transportation Board Member, Ontario Land Compensation Board

Member, Ontario Law Enforcement Compensation

Member, Parole Board

Member, Ontario Police Commission

Mining Commissioner

Personnel Administrator, 3, 4, 5, 6, 7 Personnel Director Physician, 7, 8

Principal, Agricultural School Probation Officer, 3, 4 Probation Staff Development Officer Program Analysis Co-ordinator, 2, 3 Program Analyst Property Administrator, 2 Provincial Auditor Provincial Judge Psychiatrist, 5, 6 Public Relations Officer, 3

Regional Directors, Education Regional Director, Department of Lands and Forests

Regional Northern Affairs Supervisors Regional Manager, Department of Tourism and Information

Regional Director, Transportation and Communications

Registrar, Boards or Commissions (Justice)

Registrar, H.I.R.B.

Purchasing Officer, 3

Registrar of Motor Vehicles

Registrar, Ontario Labour Relations Board

Registrar, Registrar's Branch

Registrar, Supreme Court of Ontario

Rehabilitation Officer, 5(a), 5(b), 6, Correctional Services

Research Officer, 4, 5, Department of Highways

Scientist, 4, 5 Secretary to the Cabinet Secretary, Joint Council and Appeals Board

Secretary, Ontario Municipal Board Secretary of the Treasury Board

Section Supervisor 1, Lands and Forests Section Supervisor 2, Lands and Forests

Senior Crown Counsel Senior Legislative Counsel

Senior Master, Supreme Court of Ontario

Senior Provincial Judge Senior Secretary, 1, 2, 3, 4

Sheriff

Small Claims Court Clerk & Bailiff Special Assistant to the Deputy Minister Superintendent, Correctional Services Superintendent of Engineering Audit Superintendent of Historic Sites

Superintendent of Insurance Superintendent of Parks

Superintendent of Pensions Superintendent of Press Relations

Superintendent, Professional Development

Supervisor of Juveniles, 5, 6

Supervisor of Operations

Supervisor of Press Relations Supervisor 2, Municipal Organization and

Administration

Supervisor 3, Municipal Organization and Administration

Supreme Court Reporter 2 Surrogate Court Registrar

Veterinary Scientist, 5, 6 Vice Chairman, Boards or Commissions (Justice) Vice Chairman, The Commercial Registration Appeals Tribunal

Vice Chairman, Ontario Development Corporation

Vice Chairman, Ontario Energy Board

Vice Chairman, Ontario Highway Transportation Board

Vice Chairman, Ontario Land Compensation Board Vice Chairman, Ontario Law Reform Commission Vice Chairman, Ontario Securities Commission Vice Chairman 1, Ontario Labour Relations Board Vice Chairman 2, Ontario Labour Relations Board

CIVIL SERVICE COMMISSION:

W. A. B. Anderson Chairman

Dated at Toronto, this 10th day of September, 1971.

(1737)

THE PLANNING ACT

O. Reg. 422/71.

Restricted Areas—District of Kenora, Patricia Portion. Made—September 17th, 1971. Filed—September 23rd, 1971.

ORDER MADE UNDER THE PLANNING ACT

- Section 6 of Ontario Regulation 69/71 is revoked and the following substituted therefor:
- 6. For the purpose of this Order the following zones are established as shown in schedules A and B respectively on the said map filed in the office of the Registrar of Regulations at Toronto as No. 1436 as follows:

ZONE SYMBOL Rural "A" Residential "RI" General Commercial "C" Highway Commercial "HC" Light Industrial "M"

- Section 7 of Ontario Regulation 69/71 is amended by adding thereto the following subsection:
 - (4) Notwithstanding clause d of subsection 1, the actual establishment of any new mine, pit or quarry may be carried out on the following described parcels of land:
 - Location C.L. 975, situate in the Bruce Lake Area, in the District of Kenora (Patricia Area) and de-

signated as parts One, Two, Three, Four and Five, as shown on Plan of Survey by W. J. Ryan, Ontario Land Surveyor, dated June 6, 1968, of record in the Office of Land Titles at Kenora, as Plan K.R. 1912.

- Location C.L. 976, situate in the Bruce Lake Area, in the District of Kenora (Patricia Area), as shown on Plan of Survey by W. J. Ryan, Ontario Land Surveyor, dated June 6, 1968, of record in the Office of Land Titles at Kenora, as Plan K.R. 1913.
- Location C.L. 977, situate in the Bruce Lake Area, in the District of Kenora (Patricia Area), as shown on Plan of Survey by W. J. Ryan, Ontario Land Surveyor, dated June 6, 1968, of record in the Office of Land Titles at Kenora, as Plan K.R. 1914.
- Location C.L. 978, situate in the Bruce Lake Area, in the District of Kenora (Patricia Area), as shown on Plan of Survey by W. J. Ryan, Ontario Land Surveyor, dated June 6, 1968, of record in the Office of Land Titles at Kenora, as Plan K.R. 1915.
- Location C.L. 979, situate in the Bruce Lake Area, in the District of Kenora (Patricia Area), as shown on Plan of Survey by W. J. Ryan, Ontario Land Surveyor, dated June 6, 1968, of record in the Office of Land Titles at Kenora, as Plan K.R. 1916.
- 6. All and singular that certain parcel or tract of land situate, lying and being the Bruce Lake Area, in the District of Kenora (Patricia Area) and lying between and in the centre of locations C.L. 975, 976, 977, 978 and 979, all of which locations are situate in the said Bruce Lake Area, in the said District of Kenora (Patricia Area) all as shown on plans of survey by W. J. Ryan, Ontario Land Surveyor, dated June 6, 1968, of record in the Office of Land Titles at Kenora, as plans K.R. 1912, 1913, 1914, 1915 and 1916.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 17th day of September, 1971.

(1738)

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THE INDUSTRIAL STANDARDS ACT

O. Reg. 423/71.

Schedule—Painting and
Decorating Industry—Toronto.
Made—July 16th, 1971.
Approved—September 15th, 1971.
Filed—September 24th, 1971.

ORDER MADE UNDER THE INDUSTRIAL STANDARDS ACT

 Section 5 of the Schedule to Ontario Regulation 443/67 is revoked and the following substituted therefor:

MINIMUM RATES OF WAGES

- 5. The minimum rate of wages for all work performed during a regular working day and for night work is,
 - (a) to and including the 30th day of April, 1972, \$4.00 an hour; and
 - (b) on and after the 1st day of May, 1972, \$4.50 an hour.
 - 2. Section 9 of the Schedule to Ontario Regulation 443/67 is revoked and the following substituted therefor:

RATES OF WAGES FOR OVERTIME WORK

- 9. The rate of wages for overtime work is,
 - (a) for overtime work performed during the one-hour period immediately following the working period of a regular working day,
 - (i) to and including the 30th day of April, 1972, \$6.00 an hour; and
 - (ii) on and after the 1st day of May, 1972, \$6.75 an hour; and
 - (b) for all other overtime work,
 - (i) to and including the 30th day of April, 1972, \$8.00 an hour; and
 - (ii) on and after the 1st day of May, 1972, \$9.00 an hour.

 The Schedule to Ontario Regulation 443/67 is amended by adding thereto the following section:

VACATIONS

- 11.—(1) In this section, "period of entitlement" means the period from the 1st day of July in any year to the 30th day of June in the year next following.
- (2) Where an employee has not ceased to be employed by his employer, the employee is entitled to be paid by the employer on the 30th day of June in each year, as vacation with pay, an amount equal to six per cent of the employee's gross earnings during his period of entitlement.
- (3) Where an employee has ceased to be employed by his employer during the period of entitlement for any cause, the employer shall within ten days of the cessation of his employment, pay to the employee, as vacation with pay, an amount equal to six per cent of the employee's gross earnings for the portion of the period of entitlement during which he was in the employ of the employer.
 - 4. This Order comes into force on the tenth day after the publication thereof in *The Ontario Gazette* under *The Regulations Act*.

We concur:

Advisory Committe for Painting and Decorating Industry, Toronto Zone.

HARRY K. RICE Chairman

EARL MCLEAN

K. Colafranceschi

WILLIAM BENSON

ALBERT ROSS

M. E. HOWARD

Director of Labour Standards

Dated at Toronto, this 16th day of July, 1971.

(1739)

40

Publications Under The Regulations Act

October 16th, 1971

THE REGIONAL MUNICIPALITY OF YORK ACT

O. Reg. 424/71. Order of the Minister.

Made—September 27th, 1971. Filed—September 27th, 1971.

ORDER MADE UNDER THE REGIONAL MUNICIPALITY OF YORK ACT

ORDER OF THE MINISTER

IN THE MATTER OF The Regional Municipality of York Act; and

IN THE MATTER OF the audited surplus or operating deficit of a local municipality at the 31st day of December, 1970:

ORDER

1. Under the provisions of subsection 3 of section 121 of The Regional Municipality of York Act, IT IS ORDERED:

That the necessary adjustment in the tax rate as determined by subsection 2 of section 121 of *The Regional Municipality of York Act* may be made by the following area municipalities over a period of not more than five years commencing in the year 1971:

- Area Municipality of the Town of Newmarket.
- Area Municipality of the Town of Richmond Hill.
- Area Municipality of the Town of Whitchurch-Stouffville.
- Area Municipality of the Township of East Gwillimbury.
 Reg. 424/71, s. 1.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 27th day of September, 1971.

(1768)

THE DISTRICT MUNICIPALITY OF MUSKOKA ACT

O. Reg. 425/71.

Order of the Minister.

Made-September 27th, 1971.

Filed—September 27th, 1971.

ORDER MADE UNDER THE DISTRICT MUNICIPALITY OF MUSKOKA ACT

ORDER OF THE MINISTER

 The Schedule to Ontario Regulation 412/71 is revoked and the following substituted therefor:

Schedule

MERGED AREAS		MILLS
Area Municipality of the Township Georgian Bay the former Township of Freeman the former geographic townships Baxter and Gibson	of	
Area Municipality of the Township of La	ke	
the former Township of Franklin the former geographic townships Sinclair and Finlayson the former Township of Ridout that part of the former Township McLean annexed to the Township	of of	+ 6
Area Municipality of the Township of Muskol Lakes	ka	
the former Township of Cardwell the former Township of Watt the former Village of Windermere the former Village of Port Carling the former Town of Bala that part of the former Township Monck annexed to the Township that part of the former Township Medora and Wood annexed to the Tow	of	+ 9 + 7 - 2 + 5 + 5 + 6
ship		- 7

Area Municipality of the Town of Gravenhurst		
the former Township of Morrison	-16	
the former Township of Ryde	+22	
the former Town of Gravenhurst	+22	
that part of the former Township of		
Muskoka annexed to the Town	-17	
that part of the former Township of		
Medora and Wood annexed to the Town.	- 9	
Area Municipality of the Town of Huntsville		
the former Township of Chaffey	-13	
the former Town of Huntsville		
the former Township of Brunel	- 4	
the former Village of Port Sydney	_ 4	
the former Township of Stisted	- 5	

O. Reg. 425/71

DALTON BALES Minister of Municipal Affairs

Dated at Toronto, this 27th day of September, 1971.

(1769) 41

THE GAME AND FISH ACT

O. Reg. 426/71.

Luther Marsh Hunting Area. Made—September 26th, 1971. Filed—September 28th, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT

LUTHER MARSH HUNTING AREA

- 1. The lands in respect of which an agreement has been entered into under section 6 of the Act and described in the Schedule are designated in accordance with paragraph 24 of section 91 of the Act. O. Reg. 426/71, s. 1.
- 2. Except as provided in this Regulation, no person shall hunt any animal or bird in the area described in the Schedule on,
 - (a) the first day of the open season for migrating birds;
 - (b) the Saturday next following the day mentioned in clause a; and
 - (c) the second Monday in October. O. Reg. 426/71, s. 2.
- 3. The holder of a licence in Form 7, 10, 11 or 12 of Ontario Regulation 229/63 may hunt,
 - (a) ducks;
 - (b) rails;
 - (c) coots;
 - (d) gallinules;
 - (e) woodcock;
 - (f) snipe;

- (g) grouse;
- (h) pheasants;
- (i) hare; and
- (j) rabbits,

on the days mentioned in clauses a, b and c of section 2 in the area described in the Schedule upon the condition that,

- (i) he deposits his licence with the officer in charge and obtains a licence in Form 1, and
- (ii) there are not as many as eight hundred and forty other persons hunting in the area described in the Schedule at the time he presents his licence to the officer in charge. O. Reg. 426/71, s. 3.

Schedule

All those lands in the Township of East Luther in the County of Dufferin and in the Township of West Luther in the County of Wellington described as follows:

FIRSTLY:

Lots 20, 21, the south half of the north half of Lot 22 and the south half of the west half of the north half of Lot 23 in Concession IV; lots 19, 20, 21 and 23 in Concession V; lots 19, 20 and 21 in Concession VII; lots 19, 20 and 21 in Concession VII; the east half of Lot 21 in Concession X; and Lot 19 in Concession XI all in the said Township of East Luther.

SECONDLY:

Lots 13, 17 and 18 in Concession V; the east half of Lot 13 and all of lots 14, 15, 16, 17 and 18 in Concession VI; the south half of Lot 13 and all of lots 14, 15, 16, 17 and 18 in Concession VII; the north half of Lot 13, the north half of Lot 14, the east half of the south half of Lot 14, the east half of the west half of the south half of Lot 14, all of lots 15, 16, 17 and 18 in Concession VIII; and the southeast quarter of Lot 13, the south half of Lot 16 and the west half of Lot 17 in Concession XI all in the said Township of West Luther. O. Reg. 426/71, Sched.

Form 1

The Game and Fish Act

LUTHER MARSH WILDLIFE MANAGEMENT AREA

FREE DAILY HUNTING LICENCE

Under *The Game and Fish Act* and the regulations and subject to the limitations thereof, this licence is issued to:

Street Address P.O. Box or Rural Route (City or Town or Village (Print) Province or State (Print)
City or Town or Village (Print)
City or Town or Village (Print)
City or Town or Village (Print)
Province or State (Print)

O. Reg. 426/71, Form 1.

(1770)

41

THE GAME AND FISH ACT

O. Reg. 427/71.

Open Seasons-Deer, Moose and Black Bear. Made-September 26th, 1971. Filed-September 28th, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT

- 1. Section 5 of Ontario Regulation 49/71, as amended by section 1 of Ontario Regulation 325/71 and section 1 of Ontario Regulation 348/71, is further amended by striking out "and" at the end of clause d and adding thereto the following clauses:
 - (f) Schedule 16 from the 1st day of November, 1971 to the 31st day of December, 1971, both inclusive; and

- (g) Schedule 17 from the 1st day of November. 1971 to the 31st day of December, 1971, both inclusive.
- 2. Section 6a of Ontario Regulation 49/71, as made by section 2 of Ontario Regulation 348/71, is revoked and the following substituted therefor:
- 6a. Only shotguns may be used to hunt deer in,
 - (a) the townships of Asphodel, North Monaghan and Otonabee in the County of Peterborough; and
 - (b) the County of Huron.
- 3. Section 7 of Ontario Regulation 49/71, as amended by section 2 of Ontario Regulation 325/71, is further amended by adding thereto the following subsections:
- (4) The parts of Ontario described in paragraphs 4 and 5 of Schedule 13 are designated as parts in which no person shall use or be accompanied by a dog while hunting deer from the 1st day of November, 1971 to the 6th day of November, 1971, both inclusive.
- (5) The parts of Ontario described in Schedule 16 are designated as parts in which no person shall use or be accompanied by a dog while hunting deer from the 1st day of November, 1971 to the 3rd day of November, 1971, both inclusive.
 - Schedule 13 to Ontario Regulation 49/71, as made by section 4 of Ontario Regulation 348/71, is amended by adding thereto the following paragraphs:
 - 4. The townships of Albemarle, Amabel, Eastnor, Lindsay and St. Edmunds in the County of Bruce.
 - 5. The Township of Keppel, except Griffiths Island, in the County of Grey.
 - 5. Ontario Regulation 49/71, as amended by Ontario Regulations 325/71 and 348/71, is further amended by adding thereto the following schedules:

Schedule 16

- 1. The County of Grey except the Township of Keppel.
- 2. The County of Huron.

Schedule 17

That part of the Township of Keppel in the County of Grey known as Griffiths Island.

41

(1771)

THE GAME AND FISH ACT

O. Reg. 428/71.

Hunting on Designated Crown Land and in Provincial Parks. Made—September 26th, 1971. Filed—September 28th, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT

- 1. Clauses a, b and c of subsection 1 of section 3 of Ontario Regulation 277/68 are revoked and the following substituted therefor:
 - (a) Schedule 2;
 - (b) paragraphs 1 and 2 of Schedule 3;
 - (c) paragraph 1 of Schedule 4;
 - (d) paragraph 1 of Schedule 5; and
 - (e) Schedule 6.
- Section 4 of Ontario Regulation 277/68, as amended by section 1 of Ontario Regulation 369/69, is revoked and the following substituted therefor:
- 4. The holder of a licence in Form 1 shall not hunt,
 - (a) during the hours between one hour before sunset and one-half hour before sunrise;
 and
 - (b) from a blind that he has not rented from the officer in charge,

in the areas described in Schedule 2, paragraphs 1 and 2 of Schedule 3, paragraph 1 of Schedule 4 and Schedule 6.

- Clauses a, b, c and d of subsection 1 of section 5 of Ontario Regulation 277/68 are revoked and the following substituted therefor:
 - (a) paragraph 2 of Schedule 4;
 - (b) paragraph 2 of Schedule 5; and
 - (c) Schedule 10.
 - 4. Section 6 of Ontario Regulation 277/68, as amended by section 3 of Ontario Regulation 369/69, is revoked and the following substituted therefor:
- 6. The holder of a licence in Form 2 shall not hunt.
 - (a) before 12 o'clock noon on the first day of the open season in the area described in Schedule 10; or

- (b) during the hours between one-half hour after sunset and one-half hour before sunrise on any other day in the area described in Schedule 10; and
- (c) during the hours between one hour before sunset and one-half hour before sunrise in the area described in paragraph 2 of Schedule 4.
- Section 7 of Ontario Regulation 277/68 is revoked.
- Section 8 of Ontario Regulation 277/68 is revoked and the following substituted therefor:
- 8. The holder of a licence in Form 2 may erect a blind for the purpose of hunting on any of the areas described in paragraph 2 of Schedule 4, paragraph 2 of Schedule 5 and Schedule 10, upon condition that he removes the blind therefrom on the day on which he erected the blind.
 - Section 9 of Ontario Regulation 277/68 is revoked and the following substituted therefor:
- 9. Before leaving any of the areas described in schedules 2, 3, 4, 5, 6 and 10 the holder of a licence in Form 1 or 2 shall report to the officer in charge and shall produce for inspection any duck, goose, rail, coot or gallinule taken by him.
 - 8. Ontario Regulation 277/68, as amended by Ontario Regulations 338/68, 369/69 and 473/70, is further amended by adding thereto the following Schedule:

Schedule 10

Wheatley Provincial Park.

(1772)

41

THE PUBLIC HEALTH ACT

O. Reg. 429/71.

Health Units—General.
Made—September 8th, 1971.
Approved—September 26th, 1971.
Filed—September 29th, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

1. Subsection 2 of section 13 of Regulation 510 of Revised Regulations of Ontario, 1960, as remade by section 1 of Ontario Regulation 50/71, is revoked and the following substituted therefor:

(2) In the year 1971, the unorganized area health unit grant in the case of a health unit mentinoed in column 1 of the Table shall be in the amount set opposite thereto in column 2.

TABLE

ITEM	Column 1	Column 2
HEM	Name	Grant .
1.	Algoma Health Unit	\$ 12,543.08
2.	Muskoka-Parry Sound Health Unit	37,132.20
3.	North Bay & District Health Unit	30,374.28
4.	Northwestern Health Unit	77,110.28
5.	Porcupine Health Unit	58,567.36
6.	Renfrew County & District Health Unit	3,798.60
7.	Sudbury and District Health Unit	130,068.13
8.	Thunder Bay District Health Unit	37,124.88
9.	Timiskaming Health Unit	33,122.70

A. B. R. LAWRENCE Minister of Health

Dated at Toronto, this 8th day of September, 1971.

(1773) 41

THE FARM PRODUCTS MARKETING ACT

O. Reg. 430/71.

Apples—Plan.

Made—September 26th, 1971.

Filed-September 29th, 1971.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Ontario Regulations 276/65, 11/66, 214/67 and 262/67 are revoked.

THE MILK ACT

O. Reg. 431/71.

Industrial Milk—Marketing. Made—September 30th, 1971. Filed—October 1st, 1971.

REGULATION MADE UNDER THE MILK ACT

- 1.—(1) Subsection 1 of section 13 of Ontario Regulation 146/70, as amended by subsection 1 of section 1 of Ontario Regulation 65/71, is further amended by striking out "\$4.14" in the fourth line and inserting in lieu thereof "\$4.39".
- (2) Subsection 2 of the said section 13, as amended by subsection 2 of section 1 of Ontario Regulation 65/71, is further amended by striking out "\$4.14" in the third line and inserting in lieu thereof "\$4.39".
- (3) Subsection 2b of the said section 13, as made by subsection 1 of section 1 of Ontario Regulation 332/71 and amended by subsection 2 of section 1 of Ontario Regulation 363/71, is further amended by striking out "\$5.61" in the fourth line and inserting in lieu thereof "\$5.88".
- (4) Subsection 3a of the said section 13, as made by subsection 1 of section 1 of Ontario Regulation 332/71 and amended by subsection 3 of section 1 of Ontario Regulation 363/71, is further amended by striking out "\$5.46" in the fourth line and inserting in lieu thereof "\$5.73".

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin
Chairman

H. Parker Secretary

Dated at Toronto, this 30th day of September, 1971.

(1774)

41

(1776)

41

THE MILK ACT

O. Reg. 432/71. Grade A Milk—Marketing. Made—September 30th, 1971. Filed—October 1st, 1971.

REGULATION MADE UNDER THE MILK ACT

- 1.—(1) Subsection 4 of section 16 of Ontario Regulation 70/68, as remade by section 2 of Ontario Regulation 144/70 and amended by subsection 1 of section 1 of Ontario Regulation 66/71, is further amended by striking out "\$4.14" in the fourth line and inserting in lieu thereof "\$4.39".
- (2) Subsection 5 of the said section 16, as remade by section 2 of Ontario Regulation 144/70 and amended by subsection 2 of section 1 of Ontario Regulation 66/71, is further amended by striking out "\$4.14" in the fourth line and inserting in lieu thereof "\$4.39".

- (3) Subsection 5b of the said section 16, as made by subsection 1 of section 1 of Ontario Regulation 331/71 and amended by subsection 5 of section 1 of Ontario Regulation 364/71, is further amended by striking out "\$5.61" in the fourth line and inserting in lieu thereof "\$5.88".
- (4) Subsection 6a of the said section 16, as made by subsection 1 of section 1 of Ontario Regulation 331/71 and amended by subsection 6 of section 1 of Ontario Regulation 364/71, is further amended by striking out "\$5.46" in the fourth line and inserting in lieu thereof "\$5.73".

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin Chairman

H. PARKER Secretary

Dated at Toronto, this 30th day of September, 1971.

(1777) 41

Publications Under The Regulations Act

October 23rd, 1971

THE DEPARTMEN'T OF MUNICIPAL AFFAIRS ACT

O. Reg. 433/71.

Tax Arrears and Tax Sales Procedures. Made-September 28th, 1971. Filed-October 4th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF MUNICIPAL AFFAIRS ACT

- 1. Items 5 and 26 of Schedule 1 to Ontario Regulation 291/70 are revoked and the following substituted therefor:
- 5. Grey Town of Durham Town of Hanover Town of Meaford Town of Thornbury Village of Dundalk Township of Artemesia Township of Bentinck Township of Derby Township of Egremont Township of Euphrasia Township of Holland Township of Keppel Township of Normanby Township of Osprey Township of St. Vincent Township of Sarawak Township of Sullivan Township of Sydenham
- 26. Waterloo City of Galt City of Kitchener City of Waterloo Township of Dumfries North Township of Waterloo Township of Wellesley Township of Woolwich
 - 2. Item 1 of Schedule 2 to Ontario Regulation 291/70, as remade by section 2 of Ontario Regulation 402/70, is revoked and the following substituted therefor:
 - 1. Algoma Village of Hilton Beach Village of Iron Bridge Township of Elliot Lake Township of Johnson Township of Laird

Township of MacDonald, Meredith and Aberdeen Additional Township of Michipicoten Township of St. Joseph Township of Wicksteed

> DALTON BALES Minister of Municipal Affairs

Dated at Toronto, this 28th day of September, 1971.

(1811)

42

THE HEALTH SERVICES INSURANCE ACT

O. Reg. 434/71.

General.

Made-October 3rd, 1971. Filed-October 7th, 1971.

REGULATION MADE UNDER THE HEALTH SERVICES INSURANCE ACT

1. Ontario Regulation 326/69, as amended by Ontario Regulations 351/69, 392/69, 393/69. 454/69, 266/70, 407/70 and 235/71, is further amended by adding thereto the following sections:

BILLING

- 22.—(1) A physician who does not submit his accounts directly to the Plan may commence to bill the Plan by giving written notice to the Director that he intends to bill the Plan directly and the notification becomes effective the first day of the third month next following the month in which the Director receives such notification.
- (2) A physician who does not submit his accounts directly to the Plan and who becomes a full-time member of a clinic that is registered with the Plan may give written notice to the Director that he intends to bill the Plan directly and the notification becomes effective the first day of the month next following the month in which the Director receives such notification.
- 23.—(1) Notwithstanding subsection 5 of section 21a of the Act, the following classes of accounts may be submitted directly to the Plan by a physician who does not submit his accounts directly to the Plan under subsection 1 or 6 of that section:

42

- 1. Accounts for the performance of insured health services rendered to an insured recipient of a war veteran's allowance under the War Veterans Allowance Act (Canada).
- Accounts for the performance of insured health services rendered to an insured person where the physician had no prior professional relationship with the insured person and the services were urgently needed.
- Accounts for the performance of insured health services rendered to an insured Indian who is a member of a band as defined in the *Indian Act* (Canada).
- (2) A physician who by reason of his membership in an associate medical group that is registered with the Plan, renders insured health services in an outpatient, emergency, or any other clinical department of a public hospital, and the accounts for such services are submitted by the association directly to the Plan, shall not by reason only of that fact be deemed to be submitting his accounts directly to the Plan.
- 24. Every claim that is submitted for the payment of insured health services rendered by a physician shall provide the following information:
 - Name of the insuring agency and group number if applicable.
 - 2. OHSIP number of the insured subscriber.
 - 3. Insured subscriber's last name and initials.
 - 4. Insured patient's first name.
 - 5. Insured patient's birth date.
 - 6. Insured patient's sex.
 - 7. Insured patient's relationship to insured subscriber.
 - 8. Diagonsis.
 - 9. Date(s) of service.

- Services rendered (name of referring physician to be specified for consultations only).
- 11. Fee for the insured service.
- Name of physician and his OHSIP identification number.
- Address of the insured subscriber if the claim is to be paid directly to the insured subscriber.
- 2. This Regulation comes into force on the 1st day of November, 1971.

(1812)

THE VOCATIONAL REHABILITATION SERVICES ACT

O. Reg. 435/71.

General.

Made—October 3rd, 1971.

Filed-October 7th, 1971.

REGULATION MADE UNDER THE VOCATIONAL REHABILITATION SERVICES ACT

- Section 3 of Ontario Regulation 64/68, as amended by Ontario Regulation 388/71, is further amended by adding thereto the following subsection:
- (2a) The provisions of subsection 2 shall not be deemed to reduce the amount of a maintenance allowance payable to any person who applied therefor prior to the 1st day of September, 1971 and who was receiving the allowance at any time within the six months immediately preceding the 1st day of September, 1971.
 - This Regulation shall be deemed to have come into force on the 1st day of September, 1971.

(1813) 42

Publications Under The Regulations Act

October 30th, 1971

THE PUBLIC HOSPITALS ACT

O. Reg. 436/71. Classification of Hospitals. Made-October 3rd, 1971. Filed-October 12th, 1971.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

- 1.-(1) Item 1a under the heading "Group A Hospitals" of the Schedule to Ontario Regulation 364/67, as made by section 1 of Ontario Regulation 20/70, is revoked and the following substituted therefor:
 - 1a. Hamilton Chedoke Hospitals (Chedoke General and Children's Hospital)
- (2) Item 3 under the heading "Group E Hospitals" of the said Schedule is revoked and the following substituted therefor:
 - 3. Hamilton Chedoke Hospitals (Brow Infirmary, Convalescent Unit)
- (3) Item 36 under the heading "Group G Hospitals" of the said Schedule is revoked and the following substituted therefor:
 - 36. Hamilton Chedoke Hospitals (Brow Infirmary, Chronic Patients Unit)
- (4) Item 36a under the heading "Group G Hospitals" of the said Schedule, as made by section 1 of Ontario Regulation 174/68, is revoked and the following substituted therefor:

36a. Hamilton St. Peter's Hospital

- (5) Item 1 under the heading "Group J Hospitals" of the said Schedule, as made by section 2 of Ontario Regulation 126/68, is revoked and the following substituted therefor:
 - 1. Hamilton Chedoke Hospitals (Chedoke General and Children's Hospital)

THE PUBLIC LANDS ACT

O. Reg. 437/71. Restricted Areas-District of Kenora, Patricia Portion. Made-October 12th, 1971. Filed-October 12th, 1971.

ORDER MADE UNDER THE PUBLIC LANDS ACT

RESTRICTED AREAS-DISTRICT OF KENORA, PATRICIA PORTION

- 1. The area in territory without municipal organization, more particularly described in Schedule "A" hereto and being composed of unsurveyed territory in the Territorial District of Kenora, Patricia Portion, is designated as a restricted area. O. Reg. 437/71, s. 1.
- 2. Ontario Regulation 353/66 is revoked. O. Reg. 437/71, s. 2.

RENE BRUNELLE. Minister of Lands and Forests.

Dated at Toronto, this 12th day of October, 1971.

Schedule "A"

Beginning at the southeast corner of the geographic Township of Heyson; thence westerly along the southerly boundary of that geographic township 0.5 mile; thence south astronomically to a point in a line drawn west astronomically from the confluence of the water's edge along the westerly shore of the Chukuni River with the water's edge along the westerly shore of Pakwash Lake; thence east astronomically to that confluence; thence in a southwesterly and easterly direction following the water's edge along the westerly and southerly shore of Pakwash Lake to its confluence with the water's edge along the westerly shore of Chukuni River; thence in a northeasterly direction along the centre line of Pakwash Lake to the confluence with the water's edge along the southerly shore of Troutlake River; thence in a northeasterly direction along that water's edge of Troutlake River to the water's edge along the westerly shore of Bruce Lake; thence easterly in a straight line to the water's edge along the northerly bank of an unnamed creek flowing southwesterly into Bruce Lake; thence in an easterly direction following that water's edge to a line drawn 43 north astronomically from the most easterly ex-

tremity of Bruce Lake; thence north astronomically to a line drawn east astronomically from the confluence of the water's edge along the easterly shore of Two Island Lake with the water's edge along the southerly shore of the Chukuni River; thence west astronomically to that confluence; thence in a southwesterly, northeasterly, southwesterly, and northwesterly direction following the water's edge of Two Island Lake and Gullrock Lake to the intersection with the easterly production of the south boundary of the geographic Township of Heyson; thence westerly along that production to the place of beginning. O. Reg. 437/71, Sched. "A".

(1839)

THE PLANNING ACT

O. Reg. 438/71.

Zoning Order-County of Simcoe, Township of Nottawasaga. Made—September 30th, 1971. Filed—October 14th, 1971.

ORDER MADE UNDER THE PLANNING ACT

- 1. Section 46 of Ontario Regulation 81/70, as made by section 1 of Ontario Regulation 369/70, is revoked and the following substituted therefor:
- 46. Notwithstanding any other provisions of this Order, the construction and erection of a total of 30 chalets is permitted on the lands described in Schedule 7 upon the condition that each chalet shall not be occupied until it is connected to the sewerage system approved by the Ontario Water Resources Commission on the 19th day of August, 1969 under Sewage Works Approval bearing Certificate No. 3-0573-69-006.
 - 2. Ontario Regulation 81/70, as amended by Ontario Regulations 259/70, 313/70, 369/70, 416/70, 505/70, 163/71, 237/71 and 333/71, is further amended by adding thereto the following sections:
- 57. Notwithstanding the other provisions of this Order, the lands described in schedules 27, 28 and 29 may, in each case, be used for the erection of one single-family detached cottage and buildings and structures accessory thereto provided the following requirements are met:

Maximum lot coverage Minimum front yard Minimum side yard

15 per cent 25 feet

other side 25 feet

Minimum rear yard

10 feet on one side and 4 feet on the

58. Notwithstanding the other provisions of this Order, the lands described in Schedule 30 may be used for one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

> Maximum lot coverage Minimum front yard Minimum side yard

15 per cent 25 feet 10 feet on one side

and 4 feet on the other side

Minimum rear yard Maximum height Minimum ground floor 25 feet 30 feet

area

one-storey-1,000 square feet one and one-half storeys or more-750 square feet

59. Notwithstanding the other provisions of this Order, the lands described in schedules 31, 32, 33, 34 and 35 may be used for the erection of one singlefamily dwelling and buildings and structures accessory thereto provided the following requirements are met:

> Maximum lot coverage Minimum front yard Minimum side yard

15 per cent 25 feet

Minimum rear yard Maximum height

10 feet on one side and 4 feet on the other side 25 feet

30 feet Minimum ground floor area

one-storey-1,000 square feet one and one-half storeys or more-750 square feet

3. Ontario Regulation 81/70, as amended by Ontario Regulations 259/70, 313/70, 369/70, 416/70, 505/70, 163/71, 237/71 and 333/71, is further amended by adding thereto the following schedules:

Schedule 27

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, Province of Ontario and being composed of all that property in the northeast corner of the north half of Lot 34, Concession IV of the said Township lying north and east of Highway Number 26 and containing 3 acres more or less, save and except the lands expropriated by the Minister of Highways.

Schedule 28

All and singular that certain parcel or tract of land and premises, situate, lying and being composed of lots 44, 45 and 46 according to a plan registered in the Registry Office for the Registry Division of the County of Simcoe as Number 800.

Schedule 29

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, Province of Ontario and being composed of a part of Lot 39, Concession V of the said Township, the boundaries of which may be described as follows:

Premising that the bearings herein are astronomic and are derived from the Department of Highways Plan deposited as Number 286961;

Commencing at the intersection of the westerly limit of Arthur Street, according to registered plan 1096, with the northerly limit of the King's Highway Number 26 as widened by deposited plan 286961, said point being marked by an iron survey bar;

Thence north 32° 16′ 00″ east, along the westerly limit of Arthur Street, a distance of 673.00 feet to a point;

Thence north 57° 45′ 00″ west, parallel to the said northerly limit of the King's Highway Number 26, a distance of 339.00 feet to the said point of commencement;

Thence north 57° 45′ 00″ west, continuing on a line parallel to the said northerly limit of the King's Highway Number 26, a distance of 95.00 feet to a point;

Thence south 32° 16′ 00″ west, parallel to the said westerly limit of Arthur Street, a distance of 59.81 feet to an iron survey bar;

Thence continuing south 32° 16′ 00″ west, a distance of 159.01 feet to an iron survey bar;

Thence south 57° 45′ 00″ east, parallel to the said northerly limit of the King's Highway Number 26, a distance of 95.00 feet to an iron survey bar;

Thence north 32° 16′ 00″ east, parallel to the said westerly limit of Arthur Street, a distance of 131.53 feet to an iron survey bar;

Thence continuing north 32° 16′ 00″ east, a distance of 87.39 feet to the said point of commencement.

Together with a right of way 20 feet in perpendicular width in, over, along and upon a strip of land, which may be described as follows:

Commencing at a point within the said Lot 39, Concession V, which may be located as follows:

Beginning at the intersection of the westerly limit of Arthur Street, according to registered plan 1096, with the northerly limit of the King's Highway Number 26 as widened by deposited plan 286961;

Thence north 32° 16′ 00" east, a distance of 673.00 feet to a point;

Thence north 57° 45′ 00" west, parallel to the said northerly limit of the King's Highway Number 26, a distance of 434.00 feet to a point;

Thence south 32° 16′ 00″ west, parallel to the said westerly limit of Arthur Street, a distance of 218.82 feet to an iron survey bar marking the point of commencement of the herein described right of way;

Thence continuing south 32° 16′ 00″ west, parallel to the said westerly limit of Arthur Street, a distance of 142 feet to an iron survey bar set in the northerly limit of Indian Trail;

Thence south 61° 07′ 30″ east, along the said limit of Indian Trail, a distance of 20.03 feet to a point;

Thence north 32° 16' 00'' east, a distance of 140.82 feet to a point;

Thence north 57° 45' 00'' west, a distance of 20.00 feet, more or less, to the said point of commencement.

Schedule 30

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, Province of Ontario and being composed of part of the west half of Lot 11, Concession IV of the said Township, the boundaries of which may be described as follows:

Commencing at the northeast angle of the west half of the said Lot 11;

Thence southerly along the line dividing the east and west halves of the said Lot 11, 678 feet to a point;

Thence westerly and parallel to the northerly limit of the said Lot 11, 510 feet to the point of commencement;

Thence continuing westerly and parallel to the northerly limit of the said Lot 11, 210 feet to a point;

Thence southerly and parallel to the westerly limit of the said Lot 11, 60 feet to a point;

Thence westerly and parallel to the northerly limit of the said Lot 11, 125 feet to a point;

Thence southerly and parallel to the westerly limit of the said Lot 11, 90 feet to a point;

Thence easterly and parallel to the northerly limit of the said Lot 11, 125 feet to a point;

Thence southerly and parallel to the westerly limit of the said Lot 11, 290 feet;

Thence easterly and parallel to the northerly limit of the said Lot 11, 210 feet to a point;

Thence northerly and parallel to the westerly limit of the said Lot 11, 440 feet, more or less, to the point of commencement.

Together with a right of way in common with all others entitled thereto for persons, animals and vehicles, over, along and upon the existing land or road leading from the 6th Concession Line to the aforesaid described land.

Schedule 31

All and singular that certain parcel or tract of land and premises, situate. lying and being in the Township of Nottawasaga, in the County of Simcoe, Province of Ontario and being composed of a part of Lot 35, Concession VI of the said Township, the boundaries of which may be described as follows:

Premising that the bearings herein are astronomic and are referred to the meridian passing through the southeast angle of Lot 26, Concession III, Township of Nottawasaga;

Commencing at an iron survey bar set in the westerly limit of Lot 35, distant 335.08 feet southerly therealong, from the northwesterly angle thereof;

Thence south 8° 44′ 30″ east, continuing to follow the westerly limit of Lot 35, a distance of 70.00 feet to an iron survey bar;

Thence north 73° 21′ 40″ east, parallel to the northerly limit of Lot 35, a distance of 210.00 feet to an iron survey bar;

Thence north 8° 44' 30'' west, parallel to the said westerly limit of Lot 35, a distance of 70.00 feet to an iron survey bar;

Thence south 73° 21' 40" west, a distance of 210.00 feet, more or less, to the said point of commencement.

Schedule 32

All and singular that certain parcel or tract of land and premises, situate, lying and being in part of Lot 33 in Concession VIII for the Township of Nottawasaga and shown as Part I on reference plan 583 deposited in the Registry Office for the Registry Division of the County of Simcoe.

Schedule 33

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, Province of Ontario and being composed of part of Lot 36 in Concession IX of the said Township, the boundaries of which may be described as follows:

Premising that bearings herein are astronomic and are derived from the Department of Highways Plan P-2574-14 (deposited plan 22223);

Commencing at an iron survey bar set in the northerly limit of the said Lot 36 which said bar may be located as follows:

Beginning at the northeast angle of Lot 36, Concession IX;

Thence south 73° 43′ 45″ west, along the said northerly limit, a distance of 2023.15 feet to an iron survey bar marking an angle in the said limit;

Thence south 74° 02′ 45″ west, continuing to follow the said northerly limit, a distance of 254.14 feet to an iron survey bar marking a further angle in the said limit;

Thence south 73° 52′ 30″ west, continuing to follow the said northerly limit, a distance of 314.97 feet to an iron survey bar and being the point of commencement of the herein described lands;

Thence continuing south 73° 52′ 30″ west, along the said northerly limit, a distance of 100.00 feet to an iron survey bar;

Thence south 15° 47' east, a distance of 152.00 feet to an iron survey bar;

Thence north 73° 52′ 30″ east, being parallel with the aforesaid northerly limit, a distance of 100.00 feet to an iron survey bar;

Thence north 15° 47′ west, a distance of 152.00 feet to the point of commencement.

Schedule 34

All and singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Nottawasaga, in the County of Simcoe, Province of Ontario and being composed of a part of the west half of Lot 24, Concession VIII of the said Township, the boundaries of which may be described as follows:

Commencing at a point in the interior of the said west half of Lot 24, Concession VIII, on the southern limit of the King's Highway Number 91 as widened by P-3057-12 distant 828.42 feet measured south 73° 46′ 30″ west along the said southern limit of the King's Highway Number 91 from the intersection of the line between the east and west halves of the said Lot 24, Concession VIII, and the said south limit of the King's Highway Number 91 as widened;

Thence south 10° 51' 10'' east along a fence 365.38 feet;

Thence south 73° 05′ 10" west 494.48 feet;

Thence north 9° 45′ 20″ west along a fence 372.09 feet;

Thence north 73° 46′ 30″ east along the said south limit of the King's Highway Number 91, 486.71 feet, more or less, to the said point of commencement.

O. Reg. 439/71

3125

Schedule 35

All and singular that certain parcel or tract of land and premises, situate, lying and being in part of Lot 34 in Concession IX for the Township of Nottawasaga and shown as Part 1 on reference plan 593 deposited in the Registry Office for the Registry Division of the County of Simcoe.

> DALTON BALES Minister of Municipal Affairs

Dated at Toronto, this 30th day of September, 1971.

(1840)

THE PUBLIC SERVICE ACT

O. Reg. 439/71.

General.

Made-October 10th, 1971.

Filed—October 15th, 1971.

REGULATION MADE UNDER THE PUBLIC SERVICE ACT

1. Schedule 3 to Ontario Regulation 190/62, as remade by section 1 of Ontario Regulation 347/70 and amended by section 1 of Ontario Regulation 514/70, is revoked and the following substituted therefor:

Schedule 3

Accommodation Officer 1

Accommodation Officer 2

Accountant 1, Savings Office

Accountant 2, Savings Office

Accountant 3, Savings Office

Agricultural Technician 1

Agricultural Technician 2 Agricultural Technician 3

Assistant Supervisor of Electrical Devices

Audit Clerk 1

Audit Clerk 2

Bridge Materials Officer 1

Bridge Materials Officer 2

Cartographer 1

Cartographer 2

Cartographer 3

Cartographic Technician 1

Cartographic Technician 2

Cartographic Technician 3

Classifier 1, Board of Censors

Classifier 2, Board of Censors

Clerical Stenographer 1

Clerical Stenographer 2

Clerical Stenographer 3

Clerical Stenographer 4

Clerical Stenographer 5

Clerical Typist 1

Clerical Typist 2

Clerical Typist 3

Clerical Typist 4

Clerk & Senior Legislative Attendant

Clerk 1, Filing

Clerk 2, Filing

Clerk 3, Filing

Clerk 4, Filing

Clerk 5, Filing

Clerk 1, General

Clerk 2, General

Clerk 3, General

Clerk 4. General

Clerk 5, General

Clerk 1. Mail

Clerk 2. Mail

Clerk 1, Savings Office

Clerk 2, Savings Office

Clerk 3, Savings Office

Clerk 4, Savings Office

Commercial Artist 1

Commercial Artist 2

Computer Technician 1

Computer Technician 2

Computer Technician Trainee

Court Reporter 1

Court Reporter 2

Court Reporter, Apprentice

Data Processing Librarian

Dental Assistant

Dental Hygienist

Dental Technician

Departmental Accountant 1

Designer 1

Designer 2

Document Examiner 1

Document Examiner 2

Draftsman 1

Draftsman 2

Draftsman 3

Draftsman Tracer

Driver Examiner 1

Driver Examiner Probationary

E.E.G. Technician 1

E.E.G. Technician 2 E.E.G. Technician 3

Editor 1 (Hansard)

Editor 2 (Hansard)

Editor-in-Charge

Estate Assessor 1

Estate Assessor 2

Estates Officer 1

Estates Officer 2

Estimator 1, Engineering Audit

Estimator 2, Engineering Audit

Fingerprint Examiner 1

Fingerprint Examiner 2 Fingerprint Examiner 3 Highways Assistant Communications Supervisor Home Economics Assistant 1 Home Economics Assistant 2

Instructor, Emergency Measures Organization
Instructor 1, Ontario Fire College
Instructor 2, Ontario Fire College
Instrument Repairman 1
Instrument Repairman 2
Instrument Repairman, Foreman
Insurance Representative
Interior Designer 1
Interior Designer 2
Interior Designer Trainee
Investigator of Estates

Junior Commercial Artist Junior Draftsman

Laboratory Attendant 1 Laboratory Attendant 2 Library Technician 1 Library Technician 2

Mining Recorder

Nurse 1, Clinic Nurse 2, Clinic Nurse 3, Clinic

Occupational Therapist 1 Occupational Therapist 2 Occupational Therapist 3 Operator 1, Addressing Equipment Operator 2, Addressing Equipment Operator 1, Bindery Equipment Operator 2, Bindery Equipment Operator 3, Bindery Equipment Operator 1, Bookkeeping Machine Operator 2, Bookkeeping Machine Operator 3, Bookkeeping Machine Operator 1, Central Switchboard Operator 2, Central Switchboard Operator 3, Central Switchboard Operator 1, Electronic Computer Operator 2, Electronic Computer Operator 3, Electronic Computer Operator 1, Key Punch Equipment Operator 2, Key Punch Equipment Operator 3, Key Punch Equipment Operator 4, Key Punch Equipment Operator 5, Key Punch Equipment Operator 6, Key Punch Equipment

Operator 5, Key Punch Equip Operator 6, Key Punch Equip Operator 1, Microfilm Operator 2, Microfilm Operator 3, Microfilm Operator 4, Microfilm Operator 5, Microfilm Operator 1, Offset Equipment Operator 2, Offset Equipment Operator 3, Offset Equipment Operator 4, Offset Equipment Operator 5, Offset Equipment

Operator 1, Tabulating Equipment

Operator 2, Tabulating Equipment

Operator 3, Tabulating Equipment Operator 4, Tabulating Equipment Operator 5, Tabulating Equipment Operator 6, Tabulating Equipment Operator 1, Telephone Switchboard Operator 2, Telephone Switchboard Operator 1, Teletype Equipment Operator 2, Teletype Equipment Operator 1, Whiteprint Equipment Operator 2, Whiteprint Equipment Operator 3, Whiteprint Equipment Operator 4, Whiteprint Equipment Operator 1A, X-Ray Unit Operator 1B, X-Ray Unit Operator 2, X-Ray Unit Operator 3, X-Ray Unit Operator, Comptometer Operator, Copy Machine Operator, Mail Inserting Machine

Photogrammetrist 1
Photogrammetrist 2
Photogrammetrist 3
Photographer 1, Laboratory
Photographer 2, Laboratory
Photographer 3, Laboratory
Physiotherapist
Platemaker 1
Platemaker 2
Printing Estimator
Projectionist
Purchasing Officer 1
Purchasing Officer 2

Realty Appraiser 1
Realty Appraiser 2A
Realty Appraiser 2B
Receptionist
Retoucher 1
Retoucher 2
Revenue Officer
Review Officer
Right-of-Way Technician

Schedule Co-ordinator 1 Schedule Co-ordinator 2 Schedule Co-ordinator 3 Secretary 1 Secretary 2 Secretary 3 Secretary 4 Secretary 5 Senior Audit Clerk Senior Secretary 1 Senior Secretary 2 Senior Secretary 3 Senior Secretary 4 Senior Secretary 5 Senior Usher and Messenger Specification Editor 1 Specification Editor 2 Stereoplotter 1 Stereoplotter 2 Supervisor, Mail Unit

Supervisor 1, Medical Records Supervisor 2, Medical Records Supervisor 3, Medical Records Supervisor 4, Medical Records

Tax Auditor 1
Tax Auditor 2
Tax Auditor 3

Technician 1, Chemical Laboratory Technician 2, Chemical Laboratory

Technician 3, Chemical Laboratory Technician 1, Data Control

Technician 2, Data Control Technician 3, Data Control

Technician 1, Fuel

Technician 1, Medical Laboratory Technician 2, Medical Laboratory Technician 3, Medical Laboratory Technician 1, Photographic

Technician 2, Photographic Technician 3, Photographic Technician 4, Photographic

Technician 5, Photographic Technician 6, Photographic Technician 7, Photographic

Technician 1, Physical Laboratory Technician 2, Physical Laboratory Technician 3, Physical Laboratory

Technician 1, Radiation Technician 2, Radiation Technician 3, Radiation Technician 1, Road Design Technician 2, Road Design Technician 3, Road Design

Technician 2, Road Design Technician 1, X-Ray Technician 2, X-Ray Technician 3, X-Ray Technician 4, X-Ray Telephone Services Officer Transcriber 1 (Hansard) Transcriber 2 (Hansard)

Transcriber Co-ordinator (Hansard)

Travel Counsellor 1 Travel Counsellor 2 Travel Counsellor 3 Typist 1

Typist 2 Typist 3 Typist 4

Usher and Messenger

 Schedule 4 to Ontario Regulation 190/62, as remade by section 1 of Ontario Regulation 347/70 and amended by section 2 of Ontario Regulation 514/70 and section 3 of Ontario Regulation 105/71, is revoked and the following substituted therefor:

Schedule 4

Access Roads Superintendent Agricultural Worker 1 Agricultural Worker 2 Agricultural Worker 3 Air Engineer
Airframe Finisher
Apprentice Tradesman
Arboriculturist
Artisan 1
Artisan 2
Artisan 3

Assistant Garage Superintendent, Parliament

Attendant 1, Oak Ridge Attendant 2, Oak Ridge Attendant 3, Oak Ridge Attendant 4, Oak Ridge Audiological Services Te

Audiological Services Technician

Baker 1 Baker 2 Barber Blacksmith Bookbinder 1 Bookbinder 2 **Bridge Operator Buildings Caretaker 1 Buildings Caretaker 2 Buildings Caretaker 3** Buildings Cleaner 1 **Buildings Cleaner 2** Buildings Cleaner and Helper 1 Buildings Cleaner and Helper 2 Buildings Cleaner and Helper 3 Buildings Cleaner and Helper 4 Butcher 1 Butcher 2

Cable Ferry Operator 1
Cable Ferry Operator 2
Cadet, Ontario Provincial Police

Canteen Operator 1
Canteen Operator 2
Chief Steward

Child Care Assistant 1
Child Care Assistant 2
Child Care Washen 1

Child Care Worker 1 Child Care Worker 2

Child Care Worker 3 Cleaner, Office Buildings

Clerk 1, Supply

Clerk 2, Supply Clerk 3, Supply

Clerk 4, Supply

Clerk 5, Supply Clerk 6, Supply

Clerk 7, Supply

Communications Technician 1
Communications Technician 2

Constable, Ontario Provincial Police

Constable, Probationary Construction Inspector

Cook 1 Cook 2

Cook 3

Coroners Clerk 1 Coroners Clerk 2

Corporal, Ontario Provincial Police

Correctional Officer 1
Correctional Officer 2

Industrial Officer 1

Correctional Officer 3
Correctional Officer 4
Correctional Officer 5
Correctional Officer 6
Correctional Officer 7
Counsellor 1, Residential Life
Counsellor 2, Residential Life
Counsellor 3, Residential Life
Counsellor 4. Residential Life

Deckhand Dispensary Assistant Driver Supervisor Driver 1 Driver 2

Electronics Repairman
Electronics Technician 1 (DPW)
Electronics Technician 2 (DPW)
Elevator Attendant
Elevator Mechanic 1
Elevator Mechanic 2
Elevator Mechanic 3
Equipment Spray Painter

Ferry Captain Ferry Mate Fire Chief Firefighter

Garage Attendant Garage Attendant Supervisor

Garage Superintendent, Parliament Buildings

Hairdresser 1 Hairdresser 2 Helper Food Service Highway Construction Inspector 1 Highway Construction Inspector 2 Highway Equipment Instructor 1 Highway Equipment Instructor 2 Highway Equipment Instructor 3 Highway Equipment Operator 1 Highway Equipment Operator 2 Highway Equipment Operator 3 Highway Equipment Operator 4 Highway Equipment Supervisor 1 Highway General Foreman 1 Highway General Foreman 2 Highway Inspection Assistant 1 Highway Inspection Assistant 2 Highway Inspection Assistant 3 Highway Labour Foreman Highway Mechanic Foreman Highway Patrol Supervisor Highway Patrolman Highway Services Supervisor Hospital Aid 1 Hospital Aid 2

Hospital Aid 3

Hospital Aid 4 Hospital Attendant 1

Housekeeper 1

Hospital Attendant 2

Hospital Attendant 3

Hospital Attendant 4

Industrial Officer 2 Industrial Officer 3 Industrial Officer 4 Industrial Officer 5 Inspector of Weighmen and Checkers 1 Inspector of Weighmen and Checkers 2 Inspector 1, Vehicle Inspection (Provisional) Inspector 2, Vehicle Inspection (Provisional) Instructor 1, Occupational Instructor 2, Occupational Instructor 3, Occupational Instructor 4, Occupational Instructor 1, Recreation and Crafts Instructor 2, Recreation and Crafts Instructor 3A, Recreation and Crafts Instructor 3B, Recreation and Crafts Instructor 4, Recreation and Crafts

Landscape Crewman
Laundry Worker 1
Laundry Worker 2
Laundry Worker 3
Laundry Worker 4
Laundry Worker 5
Lineman
Linotype Operator
Lockmaster

Maid 1, Food Service Maid 2, Food Service Maintenance Bricklayer Maintenance Carpenter Maintenance Carpenter, Foreman Maintenance Electrician Maintenance Electrician, Foreman Maintenance Foreman Maintenance Foreman, Toll Bridge Maintenance Machinist Maintenance Machinist, Foreman Maintenance Mason Maintenance Mechanic 1 Maintenance Mechanic 2 Maintenance Mechanic 3 Maintenance Painter and Decorator Maintenance Painter and Decorator, Foreman Maintenance Plasterer Maintenance Plasterer Foreman Maintenance Plumber Maintenance Plumber, Foreman Maintenance Refrigeration Mechanic

Maintenance Refrigeration Mechanic
Maintenance Refrigeration Mechanic, Foreman
Maintenance Sheet Metal Worker
Maintenance Steamfitter
Maintenance Welder
Manual Worker

Marine Engineer 1 Marine Engineer 2 Marine Oiler Meat Inspector 1 Mechanic Foreman Mechanic 1 Medical Assistant 1 Medical Assistant 2 Millman 1 Millman 2 Millman 3

Motor Vehicle Operator

Nurse 1, General Nurse 2, General Nurse 3, General

Nurse 1, Nursing Education Nurse 2, Nursing Education Nursing Assistant 1, C.P.R.I. Nursing Assistant 2, C.P.R.I.

Observation and Dentention Home Worker 1

Observation and Detention Home Worker 2 Observation and Detention Home Worker 3

Parking Attendant Pasteurizer Powderman Preparator 1 Preparator 2

Radio and T.V. Repairman Radio Dispatcher (Civilian) O.P.P. Radio Operator 1, Highways Radio Operator 2, Highways Radio Operator 3, Highways

Radio Operator 1, Without Certificate Radio Operator 2, With Certificate

Recreation Officer 1, Correctional Services Recreation Officer 2, Correctional Services Recreation Officer 3, Correctional Services

Recreation Officer 4, Correctional Services

Residence Counsellor 1 Residence Counsellor 2 Residence Counsellor 3 Residence Supervisor 1 Residence Supervisor 2 Resource Technician 1

Resource Technician 2 Resource Technician 3

Seamstress 1 Seamstress 2 Security Officer 1 Security Officer 2 Security Officer 3 Senior Bridge Operator Senior Ferry Captain 1

Senior Ferry Captain 1
Senior Ferry Captain 2

Senior Marine Engineer 1
Senior Marine Engineer 2

Sergeant Major, Ontario Provincial Police

Sergeant, Ontario Provincial Police Shoe Repairer

Sign Painter, Foreman Sign Painter Helper Sign Painter Improver

Sign Painter Journeyman Sign Painter Supervisor Staff Sergeant, O.P.P.

Steam Plant Engineer 1 Steam Plant Engineer 2

Steam Plant Engineer 3

Steam Plant Technician 1 Steam Plant Technician 2

Supervisor 1, Food Service Supervisor 2, Food Service

Supervisor of Electrical Crews

Supervisor of Juveniles 1 Supervisor of Juveniles 2

Supervisor of Juveniles 3

Supervisor of Juveniles 4

Supervisor of Juveniles 5

Supervisor of Juveniles 6

Tailor

Technician 1, Construction Technician 2, Construction

Technician 1, Engineering Audit Technician 2, Engineering Audit

Technician 1, Engineering Survey Technician 2, Engineering Survey

Technician Equipment Development

Technician 1, Field Technician 2, Field Technician 3, Field

Technician 1, Legal Survey Technician 2, Legal Survey

Technician 1, Survey Technician 2, Survey

Technician 3, Survey Technician 1, Traffic

Technician 2, Traffic Technician 3, Traffic Technician 4, Traffic

Telephone Installer 1 Telephone Installer 2

Telephone Installer 3

Toll Captain 1
Toll Captian 2
Toll Collector
Trade Instructor 1
Trade Instructor 2

Trade Instructor 3
Traffic Patrolman 1, Department of Highways
Traffic Patrolman 2, Department of Highways
Traffic Patrolman 2(a), Department of Highways
Traffic Patrol Supervisor, Department of Highways
Trainee M. R. C. Course, Department of Health

Transport Dispatcher Transport Driver

Upholstery Repairer

Vehicle and Construction Equipment Supervisor Volunteer Services Assistant

Water Level Control Assistant Water Level Control Supervisor Weighman

Zone Painting Supervisor

 Schedule 5 to Ontario Regulation 190/62, as remade by section 1 of Ontario Regulation 347/70, is revoked and the following substituted therefor:

Schedule 5

Nurse 2, Special Schools Nurse 3, Special Schools

> 4. Schedule 6 to Ontario Regulation 190/62, as remade by section 1 of Ontario Regulation 347/70 and amended by section 3 of Ontario Regulation 514/70 and section 4 of Ontario Regulation 105/71, is revoked and the following substituted therefor:

Schedule 6

Access Roads Manager Accident Claims Supervisor 1

Accident Claims Supervisor 2

Accommodation Officer 3 Accommodation Officer 4

Accounting Methods Officer 1

Accounting Methods Officer 2 Accounting Methods Officer 3

Accounting Methods Officer 4 Accounting Methods Officer 5

Accounting Supervisor 1

Accounting Supervisor 2 Accounting Supervisor 3

Accounting Supervisor 4 Actuary 1 (Provisional)

Actuary 2 (Provisional) Actuary 3 (Provisional)

Administrative Assistant 1, Department of the Prime Minister

Administrative Assistant 2, Department of the Prime Minister

Administrative Assistant 3, Department of the Prime Minister

Administrative Officer

Administrator 1, Laboratory Services Administrator 2, Laboratory Services

Administrator 3, Laboratory Services

Adviser in Nursing Adviser in Psychology

Adviser in Occupational—Physical Therapy

Adviser, Ontario Police Commission Adviser 1, Public Health Dentistry Adviser 2, Public Health Dentistry Adviser, Air Pollution Inspection

Adviser, Elementary School Correspondence Courses Adviser, Secondary School Correspondence Courses

Adviser, Speech Pathology

Agricultural Officer 1 Agricultural Officer 2 Agricultural Officer 3

Agricultural Officer 4

Agricultural Representative 1 Agricultural Representative 2

Agricultural Representative 3

Agricultural Specialist 1, Dairy Agricultural Specialist 2, Dairy

Agricultural Specialist 3, Dairy Agricultural Specialist 1, Engineering

Agricultural Specialist 2, Engineering

Agricultural Specialist 1, Fruit and Vegetables Agricultural Specialist 2, Fruit and Vegetables

Agricultural Specialist 3, Fruit and Vegetables

Agricultural Specialist 1, Livestock Agricultural Specialist 2, Livestock Agricultural Specialist 3, Livestock

Agricultural Specialist 1, Seeds and Weeds Agricultural Specialist 2, Seeds and Weeds

Agricultural Specialist 1, Soils and Crops Agricultural Specialist 2, Soils and Crops

Agricultural Specialist 3, Soils and Crops Agricultural Worker 4

Agricultural Worker 5

Agricultural Worker 6

Apprenticeship Counsellor 1 Apprenticeship Counsellor 2

Apprenticeship Counsellor 3

Arboriculturist 2

Arboriculturist 3

Architect 1

Architect 2 Architect 3

Architect 4

Architect 5 Architect 6

Architect 7

Architectural Job Captain 1

Architectural Job Captain 2 Architectural Job Captain 3

Architectural Officer 1 Architectural Officer 2

Architectural Officer 3

Architectural Services Officer, Department of University Affairs

Archivist of Ontario

Archivist 1

Archivist 2 Archivist 3

Archivist 4

Area Supply Supervisor

Artifacts Officer

Artisan 4

Assessment Supervisor 1 (Provisional) Assessment Supervisor 2 (Provisional)

Assessment Supervisor 3 (Provisional)

Assessment Supervisor 4 (Provisional)

Assistant Administrator, Jails Branch Assistant Commissioner, O.P.P.

Assistant Director, Geological Branch Assistant Director, Theatres Branch

Assistant Director of Probationary Services Assistant Hospital Business Administrator 1

Assistant Hospital Business Administrator 2

Assistant Hospital Business Administrator 3 Assistant Manager 1, Electronic Data Processing

Assistant Manager, GO Transit

Assistant Plant Superintendent, Air Service Assistant Registrar, Department of Education

Assistant Superintendent, Department of

Correctional Services

Assistant Superintendent, Ontario School for the Blind, Ontario Schools for the Deaf

Assistant to the Clerk of the Legislative Assembly Associate Principal, Agriculture School

Athletics Commissioner

Athletics Supervisor and Dean of Men

Attendant 5, Oak Ridge Attendant 6, Oak Ridge Attendant 7, Oak Ridge Audiological Supervisor Audiologist

Audit Accountant

Biologist 1 Biologist 2 Biologist 3 Boiler Inspector

Boiler Inspector Supervisor 1

Boiler Inspector Supervisor 2

Branch Administrator 1, Correctional Services Branch Administrator 2, Correctional Services

Branch Director, Mental Health Bridge Materials Officer 3 Buildings Caretaker 4 Buildings Caretaker 5 Buildings Caretaker 6

Buildings Caretaker 7 Buildings Superintendent

Bursar 2 Bursar 3 Bursar 4 Bursar 5

Cartographer 4
Cartographer 5
Cartographer 6
Cartographer 7
Cataloguer, Drugs and Biological

Central Stores Supervisor Chairman, Medical Advisory Board

Chairman, Medical Advisory Board Chairman, Ontario Energy Board

Chairman, Parole Board

Chaplain 1 Chaplain 2 Chaplain 3

Chauffeur Attendant, Minister Chauffeur Attendant, Prime Minister

Check Pilot

Chief, Air Pollution Control Service

Chief Arboriculturist Chief Audit Accountant 1 Chief Audit Accountant 2 Chief Audit Accountant 3

Chief, Conservation Authorities Branch

Chief Estate Assessor

Chief Industrial Health Counsellor

Chief Inspector of Surveys Chief Inspector of Theatres

Chief Inspector, Correctional Services

Chief Inspector, Energy Resources (Drilling and Production)

Chief Instructor, Emergency Measures Organization

Chief Instrument Repairman

Chief Investigator, Ontario Securities Commission

Chief Lands and Surveys Branch Chief Mining Lands Branch Chief Mining Recorder

Chief of Contracts

Chief of Services, Public Works

Chief Officer, Operating Engineers Branch

Chief Provincial Bailiff Chief Purchasing Officer Chief Research Scientist, Agriculture

Chief Supreme Court Reporter Child Care Worker 4

Child Care Worker 5 Child Care Worker 6

Child Welfare Supervisor 1

Child Welfare Supervisor 2

Claims Engineer

Clerk of the Executive Council

Clerk 6, General Clerk 7, General Clerk 8, Supply Commercial Artist 3

Commissioned Officer 1, O.P.P.

Commissioned Officer 2, O.P.P. Commissioned Officer 3, O.P.P. Commissioned Officer 4, O.P.P.

Commissioned Officer 5, O.P.P.

Communications Officer, Emergency Measures

Organization

Communications Supervisor Communications Technician 3 Community Development Officer 1 Community Development Officer 2

Community Development Officer 3 Community Development Supervisor

Community Planner 1 Community Planner 2 Community Planner 3 Community Planner 4 Community Planner 5

Community Planner 6 Comptroller, Lands and Forests

Computer Technician 3 Conciliation Officer 1 Conciliation Officer 2 Conciliation Officer 3 Conciliation Officer 4

Conservator, Ontario Science Centre

Construction Safety Officer
Construction Superintendent 2

Construction Superintendent 3
Construction Superintendent 4

Cook 4 Cook 5 Cook 6

Co-ordinator of Press Relations Co-ordinator 1, Drug Pricing Co-ordinator 2, Drug Pricing Counsellor 5, (Residential Life)

Court Reporter 3
Court Reporter 4

Crown Attorney for Toronto and York

Dairy Fieldman 1 Dairy Fieldman 2

Dairy Fieldman 3

Dairy Herd Improvement Officer 1 Dairy Herd Improvement Officer 2

Day Nurseries Supervisor

Decorating Supervisor 1, Ontario Housing Corporation

Decorating Supervisor 2, Ontario Housing Corporation

Dentist

Departmental Accountant 2 Departmental Accountant 3 Departmental Accountant 4 Departmental Accountant 5 Departmental Accountant 6 Departmental Accountant 7 Departmental Accountant 8 Departmental Accountant 9

Deputy Director of Immigration, London Deputy Director, Ontario Police College

Deputy Director, Registration (Ontario Securities Commission)

Deputy Director General, Ontario Science Centre Deputy Fire Marshal

Deputy Managing Director, Ontario Development Corporation

Deputy Registrar of Motor Vehicles

Deputy Registrar, Ontario Labour Relations Board

Deputy Superintendent 1, Correctional Services Deputy Superintendent 2, Correctional Services

Deputy Superintendent Jails Development Officer 1, Industrial Training Development Officer 2, Industrial Training Development Officer 3, Industrial Training

Dietitian 1 Dietitian 2(a) Dietitian 2(b) Dietitian 3

Director of Chaplain Services, Correctional Services Director of Citizenship

Director of Claims, MSID Director of Coroners

Director of Educational Television

Director of Education, Correctional Services

Director of Finance, Department of University Affairs

Director of Financial Administration

Director of Immigration

Director of Industrial Training Director of Insurance Branch

Director of Insurance Services, Registry Board

Director of Interpretation Director of Legal Surveys Director of Municipal Pensions Director of Municipal Subsidies Director of Ontario Fire College

Director of Operations, Department of Lands and Forests

Director of Pension Funds Branch Director of Probationary Services

Director of Psychology, Correctional Services

Director of Registration and Examination Director of Rehabilitation Services

Director of Research, Correctional Services

Director of Research, Highways

Director of School Business Administration Director of Social Work, Correctional Services

Director of Training and Staff Development, Social and Family Services

Director 1, Administrative Services Director 2, Administrative Services Director 3, Administrative Services

Director, Actuarial Services Director, Advertising Branch Director, Buildings Management Director, Centre of Forensic Sciences Director, Child Welfare Branch Director, Corporation Tax Branch Director, Day Nurseries Branch

Director, Design and Construction Branch,

Public Works

Director, Design Branch, Highways

Director, Driver Branch

Director, Emergency Measures Organization

Director, Expenditure Analysis Branch

Director, Family Benefits

Director, Field Services, Social and Family Services

Director, Finance Management Director, Government Accounting

Director, Hospital Management Services

Director, Human Rights Commission

Director, Indian Community Development Services Branch

Director, Information Branch

Director, Municipal Administration Branch

Director, Municipal Auditing and Accounting Branch

Director, Municipal Finance Branch Director, Ontario Police College

Director, Ontario Securities Commission Director, Operations Branch, OMSID

Director, Planning Branch, Highways Director, Planning Branch, Public Works

Director, Publicity Branch

Director, Research and Planning Branch, OMSID

Director, Retail Sales Tax Director, Savings Office Branch Director, Securities Branch

Director, Services Branch, Highways Director, Social and Family Services

Director, Southwestern Ontario HSID

Director, Staff Relations Branch Director, Succession Duty Branch

Director, Theatres Branch

Director, Tourist Industry Development Branch

Director, Vehicle Branch Director, Women's Bureau

Director, Youth and Recreation Branch District Administrator 1, Lands and Forests District Administrator 2, Lands and Forests

District Construction Superintendent

Driver Examiner 2 Driver Examiner 3

Driver Examiner 4

Driver Examiner 5

Economist 1

Economist 2

Economist 3 Economist 4

Economist 5 Economist 6

Economist 7

Editor, Technical Publications

Education Officer 1 Education Officer 2

Education Officer 3

Education Officer 4

Education Officer 5

Education Officer 6

Education Officer 7

Electronics Supervisor 1 (DPW)

Electronics Supervisor 2 (DPW)

Elevator Inspector 1 Elevator Inspector 2

Elevator Inspector 3

Elevator Inspector 4

Employment Standards Auditor I Employment Standards Auditor 2 Employment Standards Officer I Employment Standards Officer 2

Employment Standards Officer 3 Employment Standards Officer 4

Engineer of Mines 1 Engineer of Mines 2 Engineer of Mines 3

Engineer 1 Engineer 2

Engineer 3 Engineer 4

Engineer 5

Engineer 6 Engineer 7

Engineering Officer 1 Engineering Officer 2 Engineering Officer 3 Engineering Officer 4 Engineering Officer 5

Estimator and Quantity Surveyor 1 Estimator and Quantity Surveyor 2 Estimator 3, Engineering Audit

Examiner of Designs (Boilers)

Examiner of Welding

Examiner 1, Ontario Labour Relations Board Examiner 2, Ontario Labour Relations Board

Examiner 1, Operating Engineers Branch Examiner 2, Operating Engineers Branch Executive Director, Administrative Division,

Treasury

Executive Director, Community Services Division

Executive Director, Purchasing and Supply,

Public Works Executive Engineer Executive Officer 1

Executive Officer 2

Executive Officer 3

Executive Officer 1, Department of the Prime Minister Executive Officer 2, Department of the Prime Minister Executive Officer 3, Department of the Prime Minister

Executive Officer 4, Department of the Prime Minister Executive Officer, Municipal Affairs

Executive Officer, Municipal Affairs
Executive Trainee, Correctional Services

Exhibition Designer 1 Exhibition Designer 2 Exhibition Designer 3

Exhibition Designer 4
Exhibition Designer 5

Extension Assistant

Farm Products Inspector 1 Farm Products Inspector 2 Farm Products Inspector 3

Field Officer, Ontario Labour Relations Board

Field Worker 1, Homes for Special Care Field Worker 2, Homes for Special Care Field Worker 3, Homes for Special Care Financial Comptroller Highways Financial Officer 1

Financial Officer 2

Financial Officer 3

Financial Officer 4

Financial Officer 5

Financial Officer 6 Financial Officer 7

Financial Officer 8

Financial Officer 9

Financial Officer, Senior 1

Financial Officer, Senior 2 Financial Officer, Trainee

Fingerprint Examiner 4

Fingerprint Examiner 5

Fire Marshal

Fire Safety Inspector 1 Fire Safety Inspector 2

Fire Services Adviser 1

Fire Services Adviser 2

Fire Services Adviser 3

Fire Services Investigator 1 Fire Services Investigator 2

Fire Services Investigator 3

Firearms Examiner 1

Firearms Examiner 2 Firearms Examiner 3

Food Services Administrator

Forester 1 Forester 2

Forester 4

Forester 5

General Manager, St. Lawrence Parks Commission General Superintendent of Mechanical Services

Geologist Assistant 1 Geologist Assistant 2

Geologist Assistant 3

Geologist Assistant 4

Geologist 1 Geologist 2

Guard Commander

Heating Supervisor, Ontario Housing Corporation

Highway Carrier Inspector 1 Highway Carrier Inspector 2

Highway Carrier Inspector 3

Highway Carrier, Supervising Inspector 1

Highway Carrier, Supervising Inspector 2 Highway Construction Inspector 3

Highway District Engineer 1 Highway District Engineer 2

Highway Equipment Instructor 4

Highway Equipment Supervisor 2 Highway Equipment Supervisor 3

Highway Maintenance Supervisor

Highway Communications Supervisor

Historical Research Officer 1 Historical Research Officer 2

Historical Research Officer 3

Home Economist 1

Home Economist 2 Home Economist 3

Home Economist Supervisor 1

Home Economist Supervisor 2

Horticulturist

Hospital Administrator 1

Hospital Administrator 2

Hospital Activity Services Director 1

Hospital Activity Services Director 2

Hospital Activity Services Director 3

Hospital Attendant 5 Hospital Attendant 6

Hospital Attendant 7

Hospital Business Administrator 1

Hospital Business Administrator 2

Hospital Business Administrator 3

Hospital Housekeeper 1

Hospital Housekeeper 2

Housing Analyst 1

Housing Analyst 2

Housing Development Administrator

Human Rights Commission Officer 1

Human Rights Commission Officer 2

Human Rights Commission Supervisor 1

Human Rights Commission Supervisor 2

Immigration Officer 1

Immigration Officer 2

Immigration Officer 3

Indian Development Officer

Industrial Development Officer 1

Industrial Development Officer 2

Industrial Development Officer 3

Industrial Development Officer 4

Industrial Development Officer 5 Industrial Development Officer 6

Industrial Safety Inspector 1

Industrial Safety Inspector 2 Industrial Safety Officer 1

Industrial Safety Officer 2

Industries Technician

Inspector of Mining Claims

Inspector of Probation Services

Inspector of Signs and Buildings Permits 1

Inspector of Signs and Buildings Permits 2

Inspector of Signs and Buildings Permits 3

Inspector of Signs and Buildings Permits 4

Inspector of Surveys 1

Inspector of Surveys 2

Inspector of Surveys 3

Inspector of Theatres

Inspector of Vital Statistics

Inspector I, Air Pollution

Inspector 2, Air Pollution

Inspector 3, Air Pollution

Inspector 1, Energy Resources Drilling and

Production

Inspector 2, Energy Resources Drilling and

Production

Inspector 1, Savings Office

Inspector 2, Savings Office

Inspector 3, Savings Office

Inspector 3, Vehicle Inspection (Provisional)

Inspector 4, Vehicle Inspection (Provisional)

Inspector, Correctional Services

Inspector, Operating Engineers Branch

Inspector, (Probationary) Department of Transport

Instructor in Professional Training

Instructor 1, Ontario Forest Ranger School

Instructor 2, Ontario Forest Ranger School

Instructor 3, Ontario Forest Ranger School

Instructor 1, Ontario Police College

Instructor 2, Ontario Police College

Instructor 3, Ontario Police College

Instructor 2, Teachers' College

Instructor, Agricultural School

Intelligence Officer, Ontario Police Commission

Interior Design Supervisor

Investigator 1, Agricultural Products

Investigator 2, Agricultural Products

Investigator 1, Ontario Securities Commission

Investigator 2, Ontario Securities Commission

Jail Superintendent 1

Jail Superintendent 2

Jail Superintendent 3

Jail Superintendent 4

Jail Superintendent 5

Jail Superintendent 6

Junior Management Services Officer

Laboratory Director, Class A Laboratory

Laboratory Director, Class B Laboratory

Laboratory Director, Class C Laboratory

Land Registration Officer 1

Land Registration Officer 2

Land Registration Officer 3

Land Registration Officer 4

Land Registration Officer 5 Land Registration Supervisor

Language and Citizenship Training Specialist 1

Language and Citizenship Training Specialist 2

Laundry Worker 5

Laundry Worker 6

Laundry Worker 7 Laundry Worker 8

Lecturer 1, Agricultural School

Lecturer 2, Agricultural School

Lecturer 3, Agricultural School

Lecturer 4A, Agricultural School

Lecturer 4B, Agricultural School

Legal Officer 1

Legal Officer 2

Legal Officer 3

Legal Officer 4

Legal Officer 5

Legal Officer 6

Legal Officer 7 Legal Officer 8

Legal Survey Examiner 1

Legal Survey Examiner 2

Legal Survey Examiner 3

Legal Survey Examiner 4

Legislative Assistant Editor

Legislative Editor

Librarian 1

Librarian 2

Librarian 3

Librarian 4 Librarian 5

Library Technician 3

Library Technician 4

Maintenance Superintendent 1

Nurse 2, Public Health

Nurse 3, Public Health

Maintenance Superintendent 2 Maintenance Superintendent 3 Maintenance Superintendent 4 Maintenance Superintendent 5 Management Services Officer 1 Management Services Officer 2 Management Services Officer 3 Management Services Officer 4 Management Services Officer 5 Management Services Officer 6 Management Services Officer 7 Management Services Officer 8 Management Services Officer 9 Manager 1, Buildings Management Manager 2, Buildings Management Manager 3, Buildings Management Manager 4, Buildings Management Manager 5, Buildings Management Manager 6, Buildings Management Manager 1, Electronic Data Processing Manager 1, Farms and Gardens Manager 2, Farms and Gardens Manager 3, Farms and Gardens Manager 1, Savings Office Manager 2, Savings Office Manager 3, Savings Office Manager 4, Savings Office Manager, Central Duplicating Service Manager, Central Mail Service Manager, GO Transit Manager, Offset Printing Unit Manager, Photographic Reproduction Unit Manager, Timiskaming Testing Laboratory Manager of Operations, Highways Master, Supreme Court of Ontario Master, Teachers' College Mastitis Control Fieldman Materials Control Supervisor Meat Inspector 2 Medical Officer 1, Correctional Services Medical Officer 2, Correctional Services Medical Officer 3, Correctional Services Member Ontario Highway Transport Board Member, Parole Board Meteorologist Mine Assessor and Financial Adviser Mine Rescue Training Officer 1 Mine Rescue Training Officer 2 Mine Rescue Training Officer 3 Mining Commissioner Museum Assistant (Trainee) Museum Assistant 1 Museum Assistant 2 Museum Assistant 3 Museums Adviser Neurophysiology Technician Nurse 4, General

Nurse 5. General

Nurse 6, General

Nurse 7, General

Nurse 3, Nursing Education

Nurse 4, Nursing Education

Nurse 5, Nursing Education

Nurse 1, Public Health

Nurse 4, Public Health Nutritionist 1 Nutritionist 2 Observation and Detention Home Supervisor 1 Observation and Detention Home Supervisor 2 Observation and Detention Home Supervisor 3 Occupational Therapist 4 Occupational Therapist 5 Oleomargarine Inspector 2 Operator 6, Microfilm Operator 7, Tabulating Equipment Operator 4, X-Ray Unit Organizer 1, X-Ray Surveys Organizer 2, X-Ray Surveys Parks Planner 1 Parks Planner 2 Parks Planner 3 Personalty Valuator 1 Personalty Valuator 2 Personnel Administrator 1 Personnel Administrator 2 Personnel Administrator 3 Personnel Administrator 4 Personnel Administrator 5 Personnel Administrator 6 Personnel Administrator 7 Personnel Trainee Pesticides Control Officer 1 Pesticides Control Officer 2 Pesticides Control Officer 3 Pharmacist 1 Photogrammetrist 4 Photogrammetrist 5 Physician 1 Physician 2 Physician 3 Physician 4A Physician 4B Physician 4C Physician 5 Physician 6 Physician 7 Physician 8 Plant Superintendent, Air Service Postmaster, House of Assembly Post Office Preparator 3 Preparator 4 Press Relations Supervisor Principal, Agricultural School Principal 1, Ontario School for the Retarded Principal 2, Ontario School for the Retarded Principal 3, Ontario School for the Retarded Principal 1, Teachers' College Principal 2, Teachers' College Printing Contracts Supervisor Probation Officer 1 Probation Officer 2 Probation Officer 3 Probation Officer 4

Probation Staff Development Officer

Production Supervisor Program Analysis Co-ordinator 1 Program Analysis Co-ordinator 2 Program Analysis Co-ordinator 3 Program Analyst 1 Program Analyst 2 Program Analyst 3 Property Administrator 1 Property Administrator 2 Property Agent 1 Property Agent 2 Property Assessor 1 (Provisional) Property Assessor 2 (Provisional) Property Assessor 3 (Provisional) Property Assessor 4 (Provisional) Provincial Assaver Provincial Bailiff 1 Provincial Bailiff 2 Psychiatrist 1 Psychiatrist 2 Psychiatrist 3 Psychiatrist 4 Psychiatrist 5 Psychiatrist 6 Psychologist 1 Psychologist 2 Psychologist 3 Psychometrist 1, Honours Degree Psychometrist 1, 3 Year BA Psychometrist 2 Public Health Educator Public Health Inspector 1 Public Health Inspector 2(a) Public Health Inspector 2(b) Public Health Inspector 3 Public Health Inspector 4 Public Health Inspector 5 Public Relations Officer 1 Public Relations Officer 2 Public Relations Officer 3 Publicity Photographer 1 Publicity Photographer 2 Publicity Photographer 3 Purchasing Officer 3 Queen's Publisher Radiation Protection Physicist Real Estate Officer 1 Real Estate Officer 2 Real Estate Officer 3 Real Estate Officer 4 Real Estate Officer 5 Real Estate Officer 6 Realty Appraiser 3

Records Officer 1 Records Officer 2 Records Officer 3 Recreational Land Use Planner Reformatory Superintendent 1 Reformatory Superintendent 2 Reformatory Superintendent 3 Regional Co-ordinator 1, OHSIP Regional Co-ordinator 2, OHSIP Regional Field Officer, Emergency Measures

Organization

Regional Services Manager 1 Regional Services Manager 2 Regional Welfare Administrator 1 Regional Welfare Administrator 2 Regional Welfare Administrator 3 Regional Welfare Administrator 4 Registrar of Collection Agencies Registrar of Private Investigators and Security Guards Registrar of Real Estate and Business Brokers Registrar, Correspondence Courses Registrar, Office of the Mining Commissioner Registrar, Ontario Labour Relations Board Registrar, Supreme Court of Ontario Registrar, Used Car Dealers and Salesmen Registration and Operations Officer, Operating Engineer Branch Rehabilitation Adviser, Department of Health Rehabilitation Counsellor Rehabilitation Officer 1, Correctional Services Rehabilitation Officer 2, Correctional Services Rehabilitation Officer 3, Correctional Services Rehabilitation Officer 4, Correctional Services Rehabilitation Officer 5(a), Correctional Services Rehabilitation Officer 5(b), Correctional Services Rehabilitation Officer 6, Correctional Services Rehabilitation Officer 1, Department of Health Rehabilitation Officer 2, Department of Health Rehabilitation Officer 3, Department of Health Research and Equipment Technician, Department of Lands and Forests Research Officer 1, Highways Research Officer 2(a), Highways Research Officer 2(b), Highways Research Officer 3, Highways Research Officer 4, Highways Research Officer 5, Highways Research Scientist 1, Agriculture Research Scientist 2, Agriculture Research Scientist 3, Agriculture Research Scientist 4, Agriculture Research Scientist 1, Lands and Forests Research Scientist 2. Lands and Forests Research Scientist 3. Lands and Forests Research Scientist 4, Lands and Forests Research Scientist 5, Lands and Forests Research Supervisor 1, Lands and Forests Research Supervisor 2, Lands and Forests Resource Technician, Senior 1 Resource Technician, Senior 2 Resource Technician, Senior 3 Resource Technician, Senior 4 Resources Manager 1 Resources Manager 2 Resources Manager 3 Resources Manager 4 Returning Officer, Ontario Labour Relations Board Review Supervisor 1 Review Supervisor 2 Rural Development Counsellor Rural Development Officer

Safety Instruction Officer 3

Science Writer, Ontario Science Centre

Scientist 1

Scientist 2

Scientist 3

Scientist 4

Scientist 5

Secretary, Ontario Municipal Board

Section Supervisor 1, Department of Lands

and Forests

Section Supervisor 2, Department of Lands and Forests

Senior Administrator, Rental Housing Division

Senior Air Engineer

Senior Biologist

Senior Draftsman

Senior Estate Assessor

Senior Geologist

Senior List-Category 1-6

Senior Master, Supreme Court of Ontario

Senior Planning Officer, Emergency Measures

Organization

Senior Purchasing Officer

Senior Radiation Protection Physicist

Senior Staff Relations Officer

Service Area Inspector

Service Areas Manager

Services Supervisor 1

Services Supervisor 2

Services Supervisor 3

Social Work Adviser

Social Work Assistant Social Worker 1

Social Worker 2

Social Worker 3

Social Worker 4

Social Worker 5

Special Promotions Officer

Specification Editor 3

Speech Therapist

Staff Assistant, Civil Service Commission

Staff Relations Officer

Staff Training Officer, Correctional Services

Staff Training Officer, Social and Family Services

Standards Officer 1, Industrial Training

Standards Officer 2, Industrial Training

Standards Officer 3, Industrial Training

Statistician 1

Statistician 2

Statistician 3

Statistician 4 Steam Plant Chief 1

Steam Plant Chief 2

Steam Plant Chief 3

Steam Plant Chief 4

Steam Plant Chief 5

Steam Plant Chief 6

Superintendent of Engineering Audits

Superintendent of Equipment

Superintendent of Pension, Pension Commission

of Ontario

Superintendent of Supply

Superintendent, Operations

Superintendent, Ontario School for the Blind,

Ontario Schools for the Deaf

Superintendent, Public Housing

Supervising Farm Products Inspector

Supervisor of Branch Operations, Savings Office

Supervisor of Electrical Devices

Supervisor of Electrical Services

Supervisor of Mechanical Services

Supervisor of Operations

Supervisor of Racing

Supervisor of Translation Services

Supervisor 1, Municipal Assessment

Supervisor 2, Municipal Assessment

Supervisor 3, Municipal Assessment

Supervisor 1, Municipal Organization and Administration

Supervisor 2, Municipal Organization and

Administration

Supervisor 3, Municipal Organization and Administration

Supervisor, Data Processing, Department of

Civil Service

Supervisor, Data Processing, Registrar-General

Supervisor, Editorial Section

Supervisor, Homemaking Services

Supervisor, Municipal Assessment (Probationary)

Supervisor, Municipal Organization and

Administration, Trainee

Supreme Court Reporter 1 Supreme Court Reporter 2

Surveyor 1

Surveyor 2

Tailor Supervisor, Ontario Provincial Police

Tax Auditor 4

Tax Auditor 5

Tax Auditor 6 Tax Director 1

Tax Director 2

Tax Director 3

Tax Director 4

Teacher 1

Teacher 2 Teacher 3

Teacher 4

Technical Consultant 1

Technical Consultant 2

Technical Supervisor, Educational Television

Technician 4. Chemical Laboratory Technician 5, Chemical Laboratory

Technician 3, Construction

Technician 1, Engineering Audit Technician 2, Engineering Audit

Technician 3, Engineering Audit

Technician 4, Engineering Audit

Technician 3, Engineering Survey

Technician 4, Engineering Survey Technician 4, Field

Technician 5. Field

Technician 2, Fuel

Technician 3, Fuel

Technician 4, Fuel

Technician 5, Fuel Technician 6, Fuel

Technician 3, Legal Survey

Technician 4, Medical Laboratory

Technician 5, Medical Laboratory

Technician 1, Municipal Engineering Technician 2, Municipal Engineering Technician 4, Physical Laboratory Technician 5, Physical Laboratory Technician 4, Radiation Technician 5, Radiation Technician 4, Road Design Technician 5, Traffic

Telephone Services Supervisor 1 Telephone Services Supervisor 2

Toll Supervisor Tourist Industry Officer 1 Tourist Industry Officer 2 Tourist Industry Officer 3 Tourist Industry Officer 4 Tourist Industry Officer 5 Traffic Analyst 1 Traffic Analyst 2

Traffic Analyst 3 Traffic Analyst 4 Traffic Analyst 5 Traffic Analyst 6

Translator 1

Translator 2

Translator 3

Training Officer 1, Social Work Training Officer 2, Social Work Training Officer 3, Social Work Training School Superintendent 1 Training School Superintendent 2

Travel Counsellor 4 Travel Counsellor 5 Treasury Board Officer 1 Treasury Board Officer 2 Treasury Board Officer 3 Treasury Board Officer 4 Treasury Board Officer 5

Unit Program Director

Veterinary Scientist 1 Veterinary Scientist 2 Veterinary Scientist 3 Veterinary Scientist 4 Veterinary Scientist 5 Veterinary Scientist 6

Vice Chairman 1, Ontario Labour Relations Board Vice Chairman 2, Ontario Labour Relations Board

Vice Chairman, Ontario Energy Board

Vice Chairman, Ontario Highway Transport Board Vice Chairman, Parole Board

Vice Principal Teachers' College

Vocational Teacher 1, Ontario School for the Blind, Ontario Schools for the Deaf

Vocational Teacher 2, Ontario School for the Blind, Ontario Schools for the Deaf

Vocational Teacher 3, Ontario School for the Blind, Ontario Schools for the Deaf

Vocational Training Supervisor 1 Vocational Training Supervisor 2

Volunteer Services Organizer

Welfare Assistance Officer Welfare Field Supervisor Welfare Field Worker 1

Welfare Field Worker 2

Welfare Field Worker (Probationary)

Welfare Institutions Supervisor

5. Schedule 7 to Ontario Regulation 190/62, as remade by section 1 of Ontario Regulation 347/70 and amended by section 5 of Ontario Regulation 105/71, is revoked and the following substituted therefor:

Schedule 7

Accountant 1, Savings Office Accountant 2, Savings Office Agricultural Technician 1 Agricultural Technician 2 Agricultural Worker 1 Agricultural Worker 2 Agricultural Worker 3 Airframe Finisher Apprentice Tradesman Arboriculturist 1 Attendant 1, Oak Ridge Attendant 2, Oak Ridge Attendant 3, Oak Ridge Attendant 4, Oak Ridge Audiological Services Technician Audit Clerk 1 Audit Clerk 2

Baker 1 Baker 2 Barber Blacksmith Bookbinder 1 Bookbinder 2 Bridge Materials Officer 1 Bridge Materials Officer 2 Bridge Operator Buildings Caretaker 1 Buildings Caretaker 2 Buildings Cleaner 1 Buildings Cleaner and Helper 1 Butcher 1 Butcher 2

Cable Ferry Operator 1 Cable Ferry Operator 2 Canteen Operator 1 Canteen Operator 2 Cartographer 1 Cartographer 2 Cartographic Technician 1 Cartographic Technician 2 Cartographic Technician 3 Child Care Assistant 1 Child Care Assistant 2 Child Care Worker 1 Child Care Worker 2 Child Care Worker 3 Clerical Stenographer 1 Clerical Stenographer 2 Clerical Stenographer 3

Clerical Stenographer 4

Clerical Stenographer 5

Clerical Typist 1 Clerical Typist 2 Clerical Typist 3 Clerical Typist 4 Clerk and Senior Legislative Attendant Clerk 1, Filing Clerk 2, Filing Clerk 3, Filing Clerk 4, Filing Clerk 1, General Clerk 2, General Clerk 3, General Clerk 4, General Clerk 1, Mail Clerk 2, Mail Clerk 3, Mail Clark 1, Savings Office Clerk 2, Savings Office Clerk 3, Savings Office Clerk 4, Savings Office Clerk 1, Supply Clerk 2, Supply Clerk 3, Supply Clerk 4, Supply Clerk 5, Supply Clerk 6, Supply Computer Technician 1 Computer Technician 2 Computer Technician Trainee Cook 1 Cook 2 Cook 3 Coroners Clerk 1 Correctional Officer 1 Correctional Officer 2 Correctional Officer 3 Counsellor 1, Residential Life

Data Processing Librarian
Deckhand
Dental Assistant
Dental Hygienist
Dispensary Assistant
Draftsman 1
Draftsman 2
Draftsman Tracer
Driver 1

Driver 2

Counsellor 2, Residential Life

Counsellor 3, Residential Life

Counsellor 4. Residential Life

E.E.G. Technician 1
E.E.G. Technician 2
E.E.G. Technician 3
Electronics Repairman
Electronics Technician 1 (DPW)
Electronics Technician 2 (DPW)
Elevator Attendant
Elevator Mechanic 1
Elevator Mechanic 2
Elevator Mechanic 3
Equipment Spray Painter

Estimator 1, Engineering Audit

Estimator 2, Engineering Audit

Ferry Mate Fingerprint Examiner 1 Fingerprint Examiner 2 Fingerprint Examiner 3

Garage Attendant Supervisor

Hairdresser 1 Hairdresser 2 Helper Food Service Highway Equipment Operator 1 Highway Equipment Operator 2 Highway Equipment Operator 3 Highway Equipment Operator 4 Highway General Foreman 1 Highway Labour Foreman Hospital Aid 1 Hospital Aid 2 Hospital Aid 3 Hospital Aid 4 Hospital Attendant 1 Hospital Attendant 2 Hospital Attendant 3 Hospital Attendant 4 Housekeeper 1

Industrial Officer 1 Industrial Officer 2 Industrial Officer 3 Inspector 1, Vehicle Inspection (Provisional) Inspector 2, Vehicle Inspection (Provisional) Instructor 1, Occupational Instructor 2, Occupational Instructor 3, Occupational Instructor 4, Occupational Instructor 1, Recreation and Crafts Instructor 2, Recreation and Crafts Instructor 3(a), Recreation and Crafts Instructor 3(b), Recreation and Crafts Instructor 4, Recreation and Crafts Instructor, Emergency Measures Organization Instrument Repairman 1 Instrument Repairman 2 Instrument Repairman, Foreman Interior Designer 1 Interior Designer 2 Interior Designer, Trainee Investigator of Estates

Junior Commercial Artist Junior Draftsman

Laboratory Attendant 1
Laboratory Attendant 2
Landscape Crewman
Laundry Worker 1
Laundry Worker 2
Laundry Worker 3
Laundry Worker 4
Laundry Worker 5
Library Technician 1
Library Technician 2
Lineman

Linotype Operator

Maid 1. Food Service Maid 2. Food Service Maintenance Bricklayer Maintenance Carpenter

Maintenance Carpenter, Foreman

Maintenance Electrician

Maintenance Electrician, Foreman

Maintenance Foreman

Maintenance Machinist

Maintenance Machinist. Foreman

Maintenance Mason Maintenance Mechanic 1

Maintenance Mechanic 2

Maintenance Mechanic 3

Maintenance Painter and Decorator

Maintenance Painter and Decorator, Foreman

Maintenance Plasterer

Maintenance Plasterer, Foreman

Maintenance Plumber

Maintenance Plumber, Foreman

Maintenance Refrigeration Mechanic

Maintenance Refrigeration Mechanic, Foreman

Maintenance Sheet Metal Worker

Maintenance Steamfitter Maintenance Welder

Manual Worker

Marine Engineer 1 Marine Engineer 2

Marine Oiler

Meat Inspector 1

Mechanic Foreman

Mechanic 1

Mechanic 2

Medical Assistant 1

Medical Assistant 2

Medical Assistant 3

Millman 1

Millman 2

Millman 3

Motor Vehicle Operator

Nurse 1, Clinic

Nurse 2, Clinic

Nurse 1, General

Nurse 2, General

Nurse 3. General

Nurse 1, Nursing Education

Nurse 2, Nursing Education

Nursing Assistant 1, C.P.R.I.

Nursing Assistant 2, C.P.R.I.

Observation and Detention Home Worker 1 Observation and Detention Home Worker 2

Observation and Detention Home Worker 3

Occupational Therapist 1

Occupational Therapist 2

Occupational Therapist 3

Operator 1, Addressing Equipment

Operator 2, Addressing Equipment

Operator 1, Bindery Equipment

Operator 2, Bindery Equipment

Operator 1, Bookkeeping Machine

Operator 2, Bookkeeping Machine Operator 3, Bookkeeping Machine

Operator 1, Central Switchboard

Operator 2, Central Switchboard Operator 1, Electronic Computer

Operator 2, Electronic Computer

Operator 1, Key Punch Equipment

Operator 2, Key Punch Equipment

Operator 3, Key Punch Equipment

Operator 4, Key Punch Equipment Operator 5, Key Punch Equipment Operator 1, Microfilm

Operator 2, Microfilm

Operator 3, Microfilm

Operator 1, Offset Equipment

Operator 2, Offset Equipment

Operator 3, Offset Equipment

Operator 1, Tabulating Equipment Operator 2, Tabulating Equipment

Operator 3, Tabulating Equipment

Operator 4, Tabulating Equipment

Operator 1, Telephone Switchboard

Operator 2, Telephone Switchboard Operator 1, Teletype Equipment Operator 2, Teletype Equipment

Operator 1, Whiteprint Equipment

Operator 2, Whiteprint Equipment

Operator 3, Whiteprint Equipment

Operator 1A, X-Ray Units

Operator 1B, X-Ray Units

Operator 2, X-Ray Units

Operator 3, X-Ray Units

Operator, Comptometer

Operator, Copy Machine Operator, Mail Inserting Machine

Parking Attendant

Pasteurizer

Photogrammetrist 1

Photogrammetrist 2

Photogrammetrist 3

Photographer 1, Laboratory

Photographer 2, Laboratory

Physiotherapist

Platemaker 1

Platemaker 2

Powderman

Preparator 1

Preparator 2

Printing Estimator

Radio and TV Repairman

Radio Dispatcher (Civilian) O.P.P.

Radio Operator 1, Without Certificate

Radio Operator 2, With Certificate

Radio Operator 1, Highways

Radio Operator 2, Highways Radio Operator 3, Highways

Realty Appraiser 1

Realty Appraiser 2A

Realty Appraiser 2B

Receptionist

Recreation Officer 1, Correctional Services

Recreation Officer 2, Correctional Services

Residence Supervisor 1

Residence Supervisor 2

Resource Technician 1

Resource Technician 2

Retoucher 2

Resource Technician 3
Retoucher 1

Seamstress 1	
Seamstress 2	
Secretary 1	
Secretary 2	
Secretary 3	
Secretary 4	
Secretary 5	
Security Officer 1	

Security Officer 2
Security Officer 3
Senior Bridge Operator
Senior Usher and Messenger

Shoe Repairer
Sign Painter Foreman
Sign Painter Helper
Sign Painter Improver
Sign Painter Journeyman
Steam Plant Engineer 1
Steam Plant Engineer 2
Steam Plant Engineer 3
Steam Plant Technician 2
Stereoplotter 1

Stereoplotter 2 Stereoplotter 3 Steward Supervisor 1, Food Service Supervisor 2, Food Service Supervisor 1, Medical Recor

Supervisor 1, Medical Records Supervisor 2, Medical Records Supervisor of Juveniles 1 Supervisor of Juveniles 2 Supervisor of Juveniles 3

Tailor

Technician 1, Chemical Laboratory Technician 2, Chemical Laboratory Technician 3, Chemical Laboratory Technician 1, Data Control Technician 2, Data Control Technician 3, Data Control Technician 1. Field

Technician 2, Field
Technician 1, Medical Laboratory
Technician 2, Medical Laboratory
Technician 3, Medical Laboratory
Technician 1, Photographic

Technician 2, Photographic

Technician 3, Photographic Technician 4, Photographic Technician 5, Photographic Technician 6, Photographic Technician 1, Physical Laboratory

Technician 2, Physical Laboratory Technician 3, Physical Laboratory

Technician 1, Radiation Technician 2, Radiation Technician 3, Radiation

Technician 1, Road Design Technician 2, Road Design Technician 3, Road Design

Technician 1, X-Ray Technician 2, X-Ray Telephone Installer 1 Telephone Installer 2

Telephone Installer 3
Toll Captain 1

Toll Captain 2 Toll Collector Trade Instructor 1 Trade Instructor 2 Trade Instructor 3

Traffic Patrolman 1, Department of Highways Traffic Patrolman 2, Department of Highways Traffic Patrolman 2(a), Department of Highways

Trainee M.R.C. Course, Department of Health

Transport Dispatcher Transport Driver Travel Counsellor 1 Travel Counsellor 2 Travel Counsellor 3 Typist 1 Typist 2

Typist 1 Typist 2 Typist 3 Typist 4

Upholstery Repairer Usher and Messenger

Volunteer Services Assistant

CIVIL SERVICE COMMISSION:

W. A. B. Anderson, Chairman.

Dated at Toronto this 27th day of September, 1971.

(1841) 43

EDITORIAL ERROR

THE GAME AND FISH ACT

In section 1 of Ontario Regulation 427/71 published in the October 16th, 1971 issue of *The Ontario Gazette* on page 955 (foot pagination), "31st day of December" in the second line of clause f should read "3rd day of November".



3201

Publications Under The Regulations Act

November 6th, 1971

THE HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 440/71.

General.

Made-October 10th, 1971

Filed-October 18th, 1971.

REGULATION MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

 Section 8 of Regulation 237 of Revised Statutes of Ontario, 1960, as amended by section 9 of Ontario Regulation 221/69, is revoked.

(1854)

44

THE REAL ESTATE AND BUSINESS BROKERS ACT

O. Reg. 441/71.

General.

Made-October 10th, 1971.

Filed-October 18th, 1971.

REGULATION MADE UNDER THE REAL ESTATE AND BUSINESS BROKERS ACT

- Clause a of section 12 of Ontario Regulation 448/70 is revoked and the following substituted therefor:
 - (a) eighteen years of age or over; and
- Section 13 of Ontario Regulation 448/70, as amended by section 3 of Ontario Regulation 169/71, is further amended by adding thereto the following subsection:
- 2a. A registered broker or salesman shall not trade in Ontario real estate from an office which is located outside of Ontario.
 - 3. Subsection 2 of section 14 of Ontario Regulation 448/70, as amended by subsection 2 of section 4 of Ontario Regulation 169/71, is revoked and the following substituted therefor:
- (2) An applicant for registration as a salesman who has not been registered as a salesman or as a broker within five years of the date of his application shall pass a written examination based on the Act, the contents of the Schedule, and such further subject matters as the Registrar prescribes.

THE REGISTRY ACT

O. Reg. 442/71.

Forms and Records.

Made-October 10th, 1971.

Filed-October 18th, 1971.

REGULATION MADE UNDER THE REGISTRY ACT

- Paragraph 6 of section 20 of Ontario Regulation 157/64, as remade by section 5 of Ontario Regulation 361/66, is revoked and the following substituted therefor:
 - 6.—(1) Subject to sub-paragraphs 2 and 3, leases, mortgages and all other instruments creating or preserving encumbrances against land and all other instruments relating exclusively thereto, if those instruments have been registered for at least forty years and have been microfilmed in accordance with Ontario Regulation 158/64, notwithstanding that the entries thereof have not been marked off the abstract indexes pursuant to section 65 of the Act.
 - (2) Sub-paragraph 1 does not apply to instruments by which title is conveyed or passed or to leases for terms that have not yet expired.
 - (3) Instruments shall be destroyed under subparagraph 1 only with the prior written approval of the Director and subject to such conditions as he imposes.

(1856)

44

THE CORPORATIONS ACT

O. Reg. 443/71.

General.

Made-October 10th, 1971.

Filed-October 18th, 1971.

REGULATION MADE UNDER THE CORPORATIONS ACT

- The first paragraph numbered 1 in Form 1 of Regulation 61 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
 - 1. Each of the applicants is eighteen or more years of age.

(1855)

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- The first paragraph numbered 1 in Form 2 of Regulation 61 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
 - 1. Each of the applicants is eighteen or more years of age.

(1857)

44

THE CORPORATIONS ACT

O. Reg. 444/71. Evidence of Bona Fides

on Applications Made—October 10th, 1971. Filed—October 18th, 1971.

REGULATION MADE UNDER THE CORPORATIONS ACT

- Paragraph 3 of the "Affidavit of Bona Fides" in section 1 of Regulation 60 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
 - Each of the applicants signing the application is of eighteen or more years of age and his name and description have been accurately set out in the application.
- 2. Paragraph 3 of the "Affidavit of Bona Fides" in section 2 of Regulation 60 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
 - Each of the applicants signing the application is of eighteen or more years of age and his name and description have been accurately set out in the application.

(1858)

44

THE BUSINESS CORPORATIONS ACT

O. Reg. 445/71.

General.

Made-October 10th, 1971.

Filed—October 18th, 1971.

REGULATION MADE UNDER THE BUSINESS CORPORATIONS ACT

- The second paragraph numbered 2 in Form 1 of Ontario Regulation 492/70 is revoked and the following substituted therefor:
 - Each of the incorporators who is a natural person signing the accompanying articles of incorporation in duplicate and each of the first directors named therein is of eighteen or more years of age.

THE CREDIT UNIONS ACT

O. Reg. 446/71.

Incorporation.
Made—October 10th, 1971.

Filed-October 18th, 1971.

REGULATION MADE UNDER THE CREDIT UNIONS ACT

- Paragraph 3 of Form 1 to Regulation 67 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
 - We know those persons and each is of the full age of eighteen years.

(1860)

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THE REGIONAL MUNICIPAL GRANTS ACT

O. Reg. 447/71.

Payments to Area Municipalities— District Municipality of Muskoka. Made—October 10th, 1971. Filed—October 18th, 1971.

REGULATION MADE UNDER THE REGIONAL MUNICIPAL GRANTS ACT

PAYMENTS TO AREA MUNICIPALITIES—DISTRICT MUNICIPALITY OF MUSKOKA

1. Under subsection 2 of section 9 of the Act, the payments to be made in the District Municipality of Muskoka in 1971 shall be for each area municipality as follows:

1. Town of Bracebridge \$42,000

2. Town of Gravenhurst..... 37,900

3. Town of Huntsville..... 43,800

4. Township of Georgian Bay 42,300

5. Township of Lake of Bays 25,200

6. Township of Muskoka Lakes.... 58,250

(1859)

(1861)

44

THE REGIONAL MUNICIPAL GRANTS ACT

O. Reg. 448/71.

Payments to Area Municipalities in The Regional Municipality of Niagara and to The Regional Municipality of Niagara.

Made-October 10th, 1971.

Filed-October 18th, 1971.

REGULATION MADE UNDER THE REGIONAL MUNICIPAL GRANTS ACT

PAYMENTS TO AREA MUNICIPALITIES IN THE REGIONAL MUNICIPALITY OF NIAGARA AND TO THE REGIONAL MUNICIPALITY OF NIAGARA

1. Under subsection 2 of section 9 of the Act. the payments to be made in the Regional Municipality of Niagara in 1971 shall be,

(a) for each area municipality as follows:

2.	City of Port Colborne	88,300
3.	City of St. Catharines	27,400

1. City of Niagara Falls \$68,000

- 4. City of Welland..... 10,400
- 5. Town of Fort Erie 92,700 6. Town of Grimsby 3,900
- 7. Town of Lincoln 61,100

8. Town of Niagara-on-the-

- 9. Town of Pelham 62,400
- 10. Town of Thorold.........255,800
- 11. Township of West Lincoln. 10,000
- (b) for the Regional Municipality of

THE REGIONAL MUNICIPAL GRANTS

O. Reg. 449/71.

Payments to Area Municipalities-Regional Municipality of York. Made-October 10th, 1971. Filed—October 18th, 1971.

REGULATION MADE UNDER THE REGIONAL MUNICIPAL GRANTS ACT

PAYMENTS TO AREA MUNICIPALITIES— REGIONAL MUNICIPALITY OF YORK

1. Under subsection 2 of section 9 of the Act, the payments to be made in the Regional Municipality of York in 1971 shall be for each area municipality as follows:

1.	Town of Aurora\$	4,715
2.	Town of Markham	421,240
3.	Town of Newmarket	45,138
4.	Town of Richmond Hill	14,625
5.	Town of Vaughan	160,086
6.	Town of Whitchurch- Stouffville	3,269
7.	Town of East Gwillimbury	98,000
8.	Township of Georgina	18,927
9.	Township of King	44,000
1863)		44

THE REGIONAL MUNICIPAL GRANTS ACT

O. Reg. 450/71.

Payments to Area Municipalities-Regional Municipality of Ottawa-Carleton. Made—October 10th, 1971. Filed-October 18th, 1971.

REGULATION MADE UNDER THE REGIONAL MUNICIPAL GRANTS ACT

PAYMENTS TO AREA MUNICIPALITIES— REGIONAL MUNICIPALITY OF OTTAWA-CARLETON

1. Under subsection 2 of section 9 of the Act, the payments to be made in the Regional Municipality of Ottawa-Carleton in 1971 shall be for each area municipality as follows:

(1862)

1.	City of Vanier	\$45,000
2.	Village of Rockcliffe Park	16,000
3.	Village of Stittsville	12,000
4.	Township of Fitzroy	5,000
5.	Township of March	2,000
6.	Township of Torbolton	28,000
(1864)		44

THE MUNICIPAL ACT

O. Reg. 451/71. Designation of Municipalities. Made—October 10th, 1971. Filed-October 18th, 1971.

REGULATION MADE UNDER THE MUNICIPAL ACT

DESIGNATION OF MUNICIPALITIES

- 1. The following municipalities are designated as local municipalities for the purposes of subsection 1 of section 304 of the Act:
 - 1. Borough of Etobicoke
 - 2. Borough of North York
 - 3. Borough of Scarborough
 - 4. Borough of York
 - 5. City of Barrie
 - 6. City of Brockville
 - 7. City of Chatham
 - 8. City of Cornwall
 - 9. City of Guelph
 - 10. City of Hamilton
 - City of Kingston
 - 12. City of Kitchener
 - 13. City of London
 - 14. City of Niagara Falls
 - 15. City of North Bay
 - 16. City of Ottawa

- 17. City of Peterborough
- 18. City of St. Catharines
- 19. City of Sault Ste. Marie
- 20. City of Sudbury
- 21. City of Thunder Bay
- 22. City of Toronto
- 23. City of Waterloo
- 24. City of Welland
- 25. City of Windsor
- 26. Town of Brampton
- 27. Town of Haileybury
- 28. Town of Lindsay
- 29. Town of Mississauga
- 30. Town of Oakville
- 31. Township of East Whitby
- 32. Township of East Zorra
- 33. Township of Nepean
- 34. Township of Sarnia
- 35. Township of Sidney
- 36. Township of Teck
- 37. Township of Whitney
- 2. Ontario Regulations 233/70 and 345/71 are revoked.

(1865)

THE HOSPITAL SERVICES COMMISSION ACT

O. Reg. 452/71. General. Made—September 24th, 1971. Approved-October 10th, 1971. Filed-October 19th, 1971.

REGULATION MADE UNDER THE HOSPITAL SERVICES COMMISSION ACT

1. Item 52 of Schedule 2 to Ontario Regulation 1/67 is revoked and the following substituted therefor:

- O. Reg. 453/71
- 3205

- 52. Hamilton Chedoke Hospitals (Chedoke General and Children's Hospital)
- Item 3 of Schedule 3 to Ontario Regulation 1/67 is revoked and the following substituted therefor:
 - Hamilton Chedoke Hospitals (Brow Infirmary)
- 3.—(1) Item 3 of Part I of Schedule 4 to Ontario Regulation 1/67 is revoked and the following substituted therefor:
 - 3. Hamilton St. Peter's Hospital

- (2) Item 31 of Part II of the said Schedule 4 is revoked and the following substituted therefor:
 - 31. Hamilton Chedoke Hospitals (Brow Infirmary)

ONTARIO HOSPITAL SERVICES COMMISSION:

S. W. MARTIN
Chairman

E. P. McGavin

Commissioner

Dated at Toronto, this 24th day of September, 1971.

(1866)

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THE GAME AND FISH ACT

O. Reg. 453/71. Hunting Licences—Issuance Made—October 10th, 1971. Filed—October 19th, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT

 Form 21 of Ontario Regulation 229/63, as made by section 3 of Ontario Regulation 412/70, is revoked and the following substituted therefor:

Form 21

The Game and Fish Act

WILDLIFE LICENCE SEARCH Department of Lands and Forests

To: Central Licence Bureau,
Department of Lands and Forests,
Parliament Buildings, Queen's Park,
Toronto 182, Ontario.

Application Fee \$1.00

19

Note: A search can only be made of licences purchased since September 1st, 1968.

	DATE
RETURN	
ТО	
RINT YOUR	
NAME	
ADDRESS	

Under The Game and Fish Act and the regulations, and subject to the limitations thereof, the undersigned applies for a search of licence issued under the aforementioned Act and regulations.

Check why search requested To Obtain:
a replacement for a current licence; or
a certificate verifying purchase of a licence
FILE SEARCH INFORMATION — TO BE COMPLETED BY APPLICANT — PLEASE PRINT
LICENCE TYPE (The kind of Licence, eg. Resident's Hunting Licence, Resident's Licence to Hunt Deer and Bear, etc.)
DATE OF PURCHASE (Month & Year) LICENCE NUMBER (If known)
WHERE PURCHASED: (Issuer's Name and Full Address) ONE ONLY
This Information Must Be the Same As Shown On The Licence Ontario Driver's Licence Number
Last Name First Name Initial
Mrs. Miss
Street Address, P.O. Box or Rural Route
City, Town or Village Prov. or State Zip Code
Date of Birth Height Weight Colour of Colour of Day Month Year (ft.) (ins.) (lbs.) Hair Eyes
I HEREBY DECLARE that the above

(1867)

information is correct

Applicant's Signature

It is an offence under The Game and Fish Act to make a false statement

THE GAME AND FISH ACT

O. Reg. 454/71.

Hunting on Designated Crown Land and in Provincial Parks. Made—October 17th, 1971. Filed—October 21st, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT

- Section 2 of Ontario Regulation 277/68 is revoked and the following substituted therefor:
- 2. Except as provided in this Regulation, no person shall hunt any animal or bird on any area described in schedules 2 to 11, both inclusive.
 - Ontario Regulation 277/68, as amended by Ontario Regulations 338/68, 369/69, 473/70 and 428/71, is further amended by adding thereto the following section:
- 5a. The holder of a licence in Form 7, 10, 11 or 12 of Ontario Regulation 229/63 may hunt ducks, geese, rails, coots and gallinules on a Monday, Wednesday, Thursday and Saturday during the open season therefor in any year in Wye Marsh in the Township of Tay in the County of Simcoe, upon condition that,
 - (a) he deposits his licence with the officer in charge and obtains a licence in Form 5;
 - (b) he hunts only from a blind supplied by the Department for the purpose; and
 - (c) he hunts only during the hours between onehalf hour before sunrise and one-half hour after sunset.
 - Ontario Regulation 277/68, as amended by Ontario Regulations 338/68, 369/69, 473/70 and 428/71, is further amended by adding thereto the following section:
- 11a.—(1) The holder of a licence in Form 7, 10, 11 or 12 of Ontario Regulation 229/63 may hunt pheasants on any day, except Sunday during the open season therefor in any year in the area described in Schedule 11, upon condition that,
 - (a) he deposits his licence with the officer in charge and obtains a licence in Form 6;
 - (b) there are not more than forty other persons hunting in the area described in Schedule 11 at the time he presents his licence to the officer in charge; and
 - (c) he does not shoot or attempt to shoot any pheasant that is on the ground.

- (2) A licence in Form 6 expires with the day on which it is issued.
 - 4. Ontario Regulation 277/68, as amended by Ontario Regulations 338/68, 369/69, 473/70 and 428/71, is further amended by adding thereto the following forms:

Form 5

The Game and Fish Act

PROVINCIAL HUNTING AREA DAILY WATERFOWL BLIND LICENCE

Under The Game and Fish Act and the regulations

and subject to the limitations thereof, this licence is
issued to
of
and to
of
to hunt ducks, geese, rails, coots and gallinules in
the area described as Blind No at
Valid for this date only
Signature of Issuer

Form 6

The Game and Fish Act

PROVINCIAL HUNTING AREA DAILY LICENCE

5. Ontario Regulation 277/68, as amended by Ontario Regulations 338/68, 369/69, 473/70 and 428/71, is further amended by adding thereto the following Schedule:

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Schedule 11

O. Reg. 454/71

All those lands in the Township of Tiny in the County of Simcoe described as follows:

Beginning at the southwesterly corner of Lot 21 in Concession I; thence easterly along the southerly limit of lots 21 and 20 in Concession I 3102 feet, more or less, to the branch of the Wye River; thence northerly along that river to the water's edge of Tiny Marsh; thence in a northwesterly direction following that water's edge to the northerly limit of Lot 21 in Concession I; thence westerly along the northerly limit of lots 21 and 22 in Concession I to the northwesterly corner of said Lot 22; thence southerly along the westerly limit of said Lot 22 to the line between the north half and south half of said Lot 22; thence easterly along the line between the north half and south half of said Lot 22 to the easterly limit of said Lot 22; thence southerly along that easterly limit to the place of beginning.

(1868) 44

THE WOODLANDS IMPROVEMENT ACT

O. Reg. 455/71.

General.

Made—October 17th, 1971. Filed—October 21st, 1971.

REGULATION MADE UNDER THE WOODLANDS IMPROVEMENT ACT

 Schedule 11 to Appendix E of Ontario Regulation 244/66, as made by subsection 2 of section 1 of Ontario Regulation 383/68, is revoked and the following substituted therefor:

Schedule 11

LAKEHEAD MANAGEMENT AREA

The geographic townships of Blake, Conmee, Crooks, Forbes, Gillies, Gorham, Jacques, Lybster, MacGregor, Marks, McTavish, O'Connor, Oliver, Paipoonge, Pardee, Pearson, Scoble, Sibley, Stirling, Strange and Ware, that part of the geographic Township of Dorion composed of concessions 1 to 6, both inclusive, that part of the geographic Township of Lyon lying northwesterly of the westerly limit of the right-of-way of the Canadian National Railway, that part of the geographic Township of McIntyre now forming part of the City of Thunder Bay lying west of a line described as follows: beginning at the northwesterly corner of Lot 15 in Concession V in the geographic Township of Neebing; thence northerly in a straight line to the southwesterly corner of

Mining Location E in the geographic Township of McIntyre; thence northerly along the westerly limit of Mining Locations E and H to the northwesterly corner of the said Mining Location H; thence north astronomically to the northerly limit of Mining Location O; thence easterly along the northerly limit of Mining Location O to the southwesterly corner of Mining Location P; thence northerly along the westerly limit of Mining Location P and its northerly production to the southerly limit of Mining Block Number 24; thence westerly along that southerly limit to the southwesterly corner thereof; thence northerly along the westerly limit of Mining Block Number 24 to the northwesterly corner thereof; thence easterly along the northerly limit of Mining Block Numbers 24, 23, 22 and 21 to the easterly limit of Section 23; thence northerly along the easterly limit of Sections 23 and 17 to the southwesterly corner of Section 5; thence easterly along the southerly limit of Sections 5 and 4 to the southeasterly corner of the said Section 4; and thence northerly along the easterly limit of the said Section 4 to the northerly boundary of the geographic Township of McIntyre where the aforesaid line has its ending, that part of the geographic Township of Nipigon lying westerly of the westerly limit of the right-of-way of the Canadian National Railway, the Dawson Road lots surveyed by E. D. Bolton, Ontario Land Surveyor, in 1913 and Indian Reserve No. 52 in the Territorial District of Thunder Bay.

(1869)

THE PUBLIC HEALTH ACT

O. Reg. 456/71.

Health Units—General.

Made—October 4th, 1971.

Approved—October 17th, 1971.

Filed—October 21st, 1971.

REGULATION MADE UNDER THE PUBLIC HEALTH ACT

- Subparagraph iii of paragraph 1 of Schedule 1 to Regulation 510 of Revised Regulations of Ontario, 1960, as made by section 1 of Ontario Regulation 2/69, is revoked and the following substituted therefor:
 - iii. One member appointed annually by the Municipal Council of the Township of Michipicoten who shall also represent the Michipicoten Indian Reserve Band.

A. B. R. LAWRENCE Minister of Health

Dated at Toronto, this 4th day of October, 1971.

(1879)

Publications Under The Regulations Act

November 13th, 1971

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 457 /71.

Scholarship For Study Outside Ontario.

Made—October 13th, 1971.

Approved—October 17th, 1971.

Filed—October 25th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF EDUCATION ACT

 Regulation 99 of Revised Regulations of Ontario, 1960 and Ontario Regulations 124/65 and 301/66, are revoked. O. Reg. 457-71. 1

ROBERT WELCH
Minister of Education

Dated at Toronto, this 13th day of October, 1971.

(1907)

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 458/71.

Winter Wheat Crop Insurance Plan. Made—September 28th, 1971. Approved—October 17th, 1971. Filed—October 27th, 1971.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- Clause c of section 7 of the Schedule to Ontario Regulation 30/67, as amended by section 1 of Ontario Regulation 330/67 and section 2 of Ontario Regulation 296/68, is further amended by striking out "1st" in the second line and inserting in lieu thereof "20th".
- Subsection 2 of section 8 of the Schedule to Ontario Regulation 30/67, as amended by section 3 of Ontario Regulation 296/68, is further amended by striking out "1st" in the third line and inserting in lieu thereof "20th".

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 28th day of September, 1971.

(1908)

THE GAME AND FISH ACT

O. Reg. 459/71.

Fishing Huts.

Made—October 27th, 1971. Filed—October 28th, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT

- The Schedule to Ontario Regulation 13/65, as amended by Ontario Regulation 355/65, is further amended by adding thereto the following paragraphs:
 - 7. The waters known as Boshkung Lake in the Provisional County of Haliburton.
 - 8. The waters known as Twelve Mile Lake in the Provisional County of Haliburton.
 - The waters known as Gull Lake in the Provisional County of Haliburton.

RENE BRUNELLE
Minister of Lands and Forests

Dated at Toronto, this 27th day of October, 1971.

(1909)

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THE REGIONAL MUNICIPALITY OF YORK ACT

O. Reg. 460/71.

Order of the Minister.

Made—October 29th, 1971.

Filed—October 29th, 1971.

REGULATION MADE UNDER THE REGIONAL MUNICIPALITY OF YORK ACT

ORDER OF THE MINISTER

- IN THE MATTER OF The Regional Municipality of York Act; and
- In The Matter Of the rates of taxation to be levied in certain merged areas in the year 1971; and
- In The Matter Of the manner in which the adjustments of the mill rates shall be met:

45 | 991

ORDER

- 1. Under the provisions of section 118 of The Regional Municipality of York Act, IT IS ORDERED:
 - (1) The rates of taxation for general purposes for the year 1971 which, but for this Order, would have been levied by the council of an area municipality on the whole of assessment for real property and business assessment according to the last revised assessment roll in the merged areas of such area municipality specified in the Schedule hereto, shall be increased or decreased by the council of the area municipality in each such merged area by the number of mills specified in the said Schedule; and
 - (2) The amounts ascertained by multiplying the mill rates specified in this Order by the assessment for each merged area shall be included in the sums adopted by each area municipality concerned for general purposes in accordance with section 307 of The Municipal Act. O. Reg. 460/71, s. 1.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 29th day of October, 1971.

Schedule

MERGED AREAS MILLS

Area Municipality of the Town of Aurora
the former Town of Aurora +0.5
that part of the former Township of King
annexed to the Town
that part of the former Township of
Whitchurch annexed to the Town -3.3

Area Municipality of the Town of Newmarket	
the former Town of Newmarket	+2.4

that part of the former	
annexed to the Tow that part of the for	m
	d to the Towns -3.2
that part of the forme	r Township of East
	ed to the \hat{T} own -4.2
Anna Manisimalitae of the C	r
Area Municipality of the ? Hill	
	ichmond Hill +1.1
that part of the former	Township of King
annexed to the Tow	m
that part of the for Markham annexed t	
that part of the for	rmer Township of
Vaughan annexed to	rmer Township of the Town0.9
that part of the for	rmer Township of
Whitchurch annexe	d to the Town -0.9
Area Municipality of the T	own of Vougham
Area Municipality of the T	Woodbridge0.7
that part of the for	rmer Township of
	o the Town $+0.1$
that part of the former	
annexed to the Tow	$m \cdot \dots + 0.3$
Area Municipality of the To Stouffville	own of Whitchurch-
the former Village of S	Stouffville -0.2
that part of the for	
Markham annexed t	to the Town \dots -1.5
that part of the for	rmer Township of
Whitchurch annexe	d to the Town $+0.4$
Area Municipality of the To	wnship of Georgina
the former Village of	Sutton+2.7
the former Township	of Georgina -0.6
the former Township	
bury	0.2
	O. Reg. 460/71, Sched.
(1911)	45

Publications Under The Regulations Act

November 20th, 1971

THE MORTGAGE BROKERS ACT

O. Reg. 461/71.

General.

Made-October 10th, 1971.

Filed-November 1st, 1971.

REGULATION MADE UNDER THE MORTGAGE BROKERS ACT

GENERAL

APPLICATION

- 1.—(1) An application for a registration as a mortgage broker shall be in Form 1.
- (2) An annual return for maintenance of registration as a mortgage broker shall be in Form 2.
- (3) When notified by the Registrar, the applicant shall file,
 - (a) the examination fee prescribed in section 2;
 - (b) the appropriate registration fee prescribed in section 2. O. Reg. 461/71, s. 1.

FEES

- 2. Fees payable to the Registrar are as follows:
 - Upon application for registration as a mortgage broker or reinstatement as a mortgage broker or for maintenance of registration as a mortgage broker.....\$

 - 3. For each duplicate certificate of registration when the original is lost, stolen or destroyed, and an affidavit made thereto.....

O. Reg. 461/71, s. 2.

TERMS AND CONDITIONS OF REGISTRATION

3.—(1) Every registration lapses on the 30th day of June unless the prescribed annual return for

maintenance of registration, together with the prescribed fee, is filed with the Registrar on or before the 20th day of June in each year.

- (2) No person shall be registered as a mortgage broker unless he,
 - (a) is a bona fide resident of Canada; and
 - (b) is eighteen years of age or over.
- (3) Every person registered as a mortgage broker shall operate from a permanent place of business in Ontario that shall be open to the public during normal business hours.
- (4) Every applicant for registration shall state in the application an address for service in Ontario.
- (5) The Registrar may require further information or material to be submitted by any applicant or any registered person within a specified time limit and may require verification by affidavit or otherwise of any information or material then or previously submitted.
- (6) Every mortgage broker shall, within five days after the event, notify the Registrar in writing of any commencement or termination of employment of any person hired, appointed or authorized to arrange or deal in mortgages.
- (7) Where the mortgage broker is a corporation it shall, within five days after the event notify the Registrar in writing of any change in its controlling interest.
- (8) Every mortgage broker shall deliver to each borrower a statement of mortgage in Form 3 together with a copy of the borrower's application, where the borrower has completed an application, at least twenty-four hours before the borrower is asked to sign the mortgage documents.
- (9) Where the principal amount of the mortgage is to be \$40,000 or less, a mortgage broker shall not accept an advance payment or deposit, or induce or attempt to induce any person to make an advance payment or deposit for services to be rendered or expenses to be incurred at some future date.
- (10) A statement of mortgage shall only be signed by a registered mortgage broker or by any person whose name has been submitted to the Registrar under subsection 6.

- (11) Within thirty days of the closing of the transaction each mortgage broker shall provide the borrower with a statement showing,
 - (a) the principal amount of the loan;
 - (b) the due date of each periodic payment;
 - (c) the amount of each periodic payment;
 - (d) the portion of each periodic payment charged as interest;
 - (e) the portion of each periodic payment applied on principal;
 - (f) the outstanding balance of the loan after each periodic payment;
 - (g) the balance at maturity, if any; and
 - (h) the name of the payee and the amount actually paid in respect of all charges, other than brokerage fees or commissions indicated under item 8 of Form 3.
- (12) A mortgage broker shall not unreasonably withhold any deeds, instruments or other documents and shall return them forthwith to the lawful owner, or his agent, when so requested in writing by the Registrar, the borrower or his agent. O. Reg. 461/71, s. 3.
- 4.—(1) Every individual applicant and every active officer or director of a corporate applicant or registrant who has not been previously examined shall pass a written examination based on the Act and such further subject matters as the Registrar prescribes.
- (2) Notwithstanding subsection 1, every mortgage broker and every individual who was an active officer or director of a corporate mortgage broker registered under the Act as at the coming into force of these regulations shall be exempt from taking the examination referred to in subsection 1.
- (3) Notwithstanding subsection 2, every mortgage broker and every officer or director of a corporate mortgage broker who has not been registered under the Act for a period of three years or more preceding an application for registration or renewal of registration shall write and pass the examination referred to in subsection 1.
- (4) No corporation shall be registered, or shall maintain its registration as a mortgage broker unless all of its directors and officers who are actively engaged in the business have met the examination requirements.
- (5) The examination shall be conducted in the presence of a presiding officer appointed by the Registrar or his nominee.

- (6) The examination papers shall be marked by the Registrar or his nominee.
- (7) Not less than seventy-five per cent shall be considered a pass mark for the examination.
- (8) The Registrar or his nominee may review and, where so requested in writing, shall review the examination papers and make such changes in the marks obtained as he deems proper.
- (9) Upon written application to the Registrar, an applicant who fails to obtain the pass mark prescribed in subsection 7 may take a further examination at any time, but where he fails the second examination he shall not take any subsequent examination until after the expiration of four months from the date of his latest examination.
- (10) A member of the Law Society of Upper Canada and a person licensed under *The Public Accountancy Act*, shall be exempt from taking the examination referred to in subsection 1. O. Reg. 461/71, s. 4.

TRUST FUNDS

- 5.—(1) All funds received by a mortgage broker in connection with a mortgage transaction other than those which are clearly made as payment for fees earned shall be deemed to be trust funds.
- (2) Every mortgage broker shall maintain in respect of all funds that come into his hands in trust a separate trust account in an Ontario Branch of a chartered bank, a corporation registered under *The Loan and Trust Corporations Act* or Province of Ontario Savings Office designated as "The Mortgage Brokers Act Trust Account".
- (3) For the purpose of this section, no mortgage broker shall maintain more than one account designated as a trust account unless he has notified the Registrar and has the Registrar's consent in writing.
- (4) All trust funds received by the broker whether by cash, cheque or otherwise shall be deposited in the mortgage broker's trust account within two banking days of their receipt.
- (5) Every mortgage broker shall deliver a written confirmation to the investor setting out therein the amount of any money received for investment purposes together with the terms upon which such monies are held.
- (6) No mortgage broker shall disburse any monies held in trust, or any part thereof, except in accordance with the terms and conditions upon which the monies were received.
- (7) Nothing in this section shall be construed as affecting the right to any remedy available in law to the mortgage broker or any other person having a lawful claim to the monies held in the trust account referred to in subsection 2. O. Reg. 461/71, s. 5.

BOOKS AND RECORDS

- **6.**—(1) Every mortgage broker shall keep proper records and books of account showing monies received and monies paid out and such books shall include a receipts journal, disbursements journal, general journal, general ledger, clients' ledger, and such additional records as the Registrar may require, in accordance with accepted principles of double entry bookkeeping and shall have the books of account and financial transactions audited annually by a person licensed under *The Public Accountancy Act.*
- (2) Every mortgage broker shall keep and maintain a record of,
 - (a) the names and addresses of all principals, agents and solicitors in respect of each mortgage transaction;
 - (b) the terms and conditions of each mortgage transaction;
 - (c) the itemized fees, expenses, costs and other charges required to be borne by the mortgagor, mortgage purchaser or mortgage assignor in respect of each mortgage transaction;
 - (d) the particulars of any related agreement;and
 - (e) such other particulars as the Registrar may require. O. Reg. 461/71, s. 6.

OTHER FORMS AND TRIBUNAL

7. A subpoena issued under subsection 2 of section 9 of the Act shall be in Form 4 and shall be signed by the Chairman of the Tribunal or a vice-chairman thereof and shall be served personally on the person summoned who shall be paid fees and

allowances for his attendance as a witness before the Tribunal as follows:

- 1. Attending proceedings, each day....\$10.
- 2. Where a witness travels by private automobile, ten cents a mile for each mile necessarily travelled between his place of residence and the place where the proceedings are held, but where the proceedings are held in the city or town in which the witness resides, seventy-five cents.
- 3. Where a witness travels by a means other than a private automobile, a sum equal to the amount of the fare actually paid for the transportation from his place of residence to the place where the proceedings are held, and return.
- 4. Where a witness is required to attend the proceedings on more than one day and returns to his place of residence at night, the travelling allowance mentioned in paragraph 2 or 3, as the case may be, is payable in respect of each days attendance.
- 5. Where a witness resides elsewhere and in the opinion of the Director it is desirable that he remain overnight at the place at which the proceedings are held, a sum actually and reasonably paid by him for living expenses. O. Reg. 461/71, s. 7.
- 8. The notice of hearing before the Tribunal under subsection 4 of section 7 of the Act shall be in Form 5. O. Reg. 461/71, s. 8.
- 9. A voluntary cancellation of registration under subsection 2 of section 6 of the Act shall be in Form 6. O. Reg. 461/71, s. 9.
- **10.** Regulation 446 of Revised Regulations of Ontario, 1960, is revoked. O. Reg. 461/71, s. 10.

Form 1

The Mortgage Brokers Act

APPLICATION FOR REGISTRATION AS A MORTGAGE BROKER

1. The undersigned applies to the Registrar for registration as a mortgage broker under *The Mortgage Brokers Act* and for the purpose of procuring registration gives the following information:

Application on behalf of (name under which business will be operated)	Date of Application
Address (from which business will be conducted)	☐ individual ☐ partnership ☐ corporation
Mailing Address (if different from above)	Telephone No. (Business)

	ist all corporate officers and directors, members of partner- nip or individual proprietor:				For Corporate Officers Only		
Name in Full	Residence Address	City or Town	Res. Tel. No.	Position Held		ge Brokers ations	
		. '			Active	Non- Active	

NOTE: If the applicant is (a) a sole proprietor operating under a trade name or (b) a partnership, a copy of the certificate of registration under *The Partnership Registration Act* must be enclosed.

3. For Corporations Only:

Date of Incorporation:	Jurisdiction of Incorp			
Name of Shareholder of Record	Address of Shareholder of Record	Occupation of Shareholder of Record	No. of Shares Held	No. of Voting Shares Held
Total number of shares				

Are any of the above shares held for a beneficial shareholder? \square Yes \square No If yes, give full particulars:

Name of Shareholder of Record	Name of Beneficial Shareholder	Address of Beneficial Shareholder	Occupation of Beneficial Shareholder	No. of Shares Beneficially Held	No. of Voting Shares Beneficially Held
				·	

Branch Office Name	Branch Address	Name of Manager	Address (Residence of Branch Manager
	· ·		
ist all persons hired, ap	pointed or authorized to ar	range or deal in mortgag	ges:
Name in Full	Residence Address	City or Town	Residence Tel. No.
Tes No myes,	give full particulars:		
Tes No fryes,	give full particulars:		
Tes No Tryes,	give full particulars:		as a mortgage brok
the applicant (or any a corporation) in any v	partner, in the case of a way associated with any in mortgage broker? Yes	lividual, firm, partnershi	eer or director, in the o
the applicant (or any a corporation) in any v	partner, in the case of a way associated with any inc	lividual, firm, partnershi	eer or director, in the o
the applicant (or any	partner, in the case of a way associated with any inc	lividual, firm, partnershi	eer or director, in the o
the applicant (or any a corporation) in any volding registration as a	partner, in the case of a way associated with any inc	lividual, firm, partnershis No If yes, give f	ter or director, in the cip or corporation curredul particulars:

9. Business record of the applicant, of each partner, in the case of a partnership, and of each officer in the case of a corporation during the past three years:

Name of Individual Applicant, Partner or Officer	Name and Address of Employer	Nature of Business of Employer	State Position Held	Perio Emplo (Give exa	
				From:	To:
		·			
		-			
corporation) be engaged, the business of a mortgage	occupied, or emp broker?	loyed in any busine s	ess, occupation or ive full particular	r profession	other tha
Set out name of chartere Branch in which you will deposit all money coming broker business:	maintain an acc	count designated as	a trust account	and in which	h you w
	oan or Trust Cor Ontario Savings (Branc	h Address	
Is there any unpaid judgr case of a partnership or If yes, give full particular	any officer or o				
				70	
Is the applicant (or any page 2 a corporation),	partner, in the case	se of a partnership,	or any officer or	director, in	the case
(a) a discharged or undisc	charged bankrupt	;			
or					

of a corporation) been	any partner, in the case of charged, indicted or con- criminal offence, or are the ars:	victed under any law of	any country, or state
	The second secon		
NOTE: Where the appli	icant has been previously re	egistered list only those off	ences which have occu
since the date	icant has been previously re of the last filing. You are on has been granted.	egistered list only those off e not required to disclose	ences which have occu any conviction in res
since the date of which a pard	of the last filing. You are on has been granted. thereship applicants only) the granted persons and refer	e not required to disclose the business reputation of t	any conviction in res
since the date of which a pard (For individual and part to each of the following	of the last filing. You are on has been granted. thereship applicants only) the granted persons and refer	e not required to disclose the business reputation of t	any conviction in res
since the date of which a pard of which a pard (For individual and part to each of the following (at least three names mu	of the last filing. You are on has been granted. tnership applicants only) tl g named persons and refer ast be given)	he business reputation of the name has be made to the	any conviction in res the applicant is well kn m for further informat Business or
since the date of which a pard of which a pard (For individual and part to each of the following (at least three names mu	of the last filing. You are on has been granted. tnership applicants only) tl g named persons and refer ast be given)	he business reputation of the name has be made to the	any conviction in res the applicant is well kn m for further informat Business or
since the date of which a pard of which a pard (For individual and part to each of the following (at least three names mu	of the last filing. You are on has been granted. tnership applicants only) tl g named persons and refer ast be given)	he business reputation of the name has be made to the	any conviction in res the applicant is well kn m for further informat Business or

THE ONTARIO GAZETTE

O. Reg. 461/71

AFFIDAVIT

(By an individual Applicant, or by	each of the	Partners, in the case of a partnership)		
Province of Ontario		(print name)		
County of	of the			
То Wit:	in the C	ounty of		
	Make Oath and Say:			
I am the applicant (or we are the partners and I (we) signed the foregoing application		cant) herein for registration as a mortgage broker;		
2. The information given by me (us) in this ap	oplication is	true.		
SWORN before me at the				
in the C	•	(Signature of Applicant, Partner)		
A Commissioner, etc.	, 19	(Signatures of each partner)		
(By an offic	AFFIDAV	IT rate a ppl icants)		
(Dy an onio	or or corpor	are apprearies)		
Province of Ontario	I,	(print name)		
County of To Wit:	of the .	(name of registrant)		
	in the C	ounty of		
	Make O	e Oath and Say:		
1. I am the(title)	of	(name of applicant)		
the applicant herein for registration as a	mortgage	broker, and I signed the foregoing application.		
2. I have made all necessary inquiries and information given in the application is true	to the be	st of my knowledge, information and belief the		
Sworn before me at the				
in the 0	County of			
this day of	., 19	(Signature of Officer)		
A Commissioner etc		I		

Form 2

The Mortgage Brokers Act

ANNUAL RETURN

Da	te	

The Registrar of Mortgage Brokers, 555 Yonge Street, Toronto 284, Ontario.

Present Registered Name

1.

The undersigned is registered under $The\ Mortgage\ Brokers\ Act$ and for the purpose of maintaining registration gives the following information:

	☐ Individual
Main Office Address	☐ Partnership
Main Office Frances	☐ Corporation
	•••
	Tel. No. (Bus.)
	Registration No.
•	

List all corporate officers and directors, members of partner-For Corporate Officers Only ship or individual proprietor: Name in Residence City or Residence Position In Mortgage Brokers Full Address Tel. No. Town Held Operations Non-Active Active

2.	List all person	s hired, appointed	or authorized	to arrange or de	al in mortgages:
----	-----------------	--------------------	---------------	------------------	------------------

Name in Full	Residence Address	City or Town	Residence Telephone Number
			·
Ontario Branch Offices			T =
Branch Office Name	Branch Address	Name of Manager	Residence Address of Branch Manager
n the case of a partners	adgment or judgments or ship or any officer or directors:	itstanding against the Ritor, in the case of a corpo	egistrant (or any part oration)?
n the case of a partners	ship or any officer or direc	atstanding against the Retor, in the case of a corporation	egistrant (or any partionation)? Yes
is there any unpaid junthe case of a partners	ship or any officer or direc	atstanding against the Retor, in the case of a corporate	oration)? Yes
n the case of a partners	ship or any officer or direc	atstanding against the Retor, in the case of a corporate	oration)?
n the case of a partners f yes, give full particula Since the last filing, has lirector, in the case of country or state, or pro-	ship or any officer or direc	extrement in the case of a corporation of the case of a particle, indicted or convict offence, or are there any	rtnership, or any officer ded under any law of a proceedings now pendir

Note: You are not required to disclose any conviction in respect of which a pardon has been granted.

. Is the Registra of a corporation		ner, in the case of	of a partner	rship, or	any of	ficer or di	rector, in the case
(a) a discharge	ed or undischarg	ed bankrupt;] Yes □	No,			
(b) presently a	or party to bankr	uptcy proceeding	s, 🗆 Yes	□ No.	,		
case of a corporation tha	oration) ever b t is bankrupt or	een involved as	an officer, a party to	director	, or m	ajority sh	or director, in the nareholder, with a
Chartered Bank account is kept		et Company or F	Province of	Ontario	Saving	s Office i	n which the trust
		or Trust Compan io Savings Office			В	ranch Loc	cation
For Corporation	ns;			1			
Name of Shareholder of Record		Address of Shareholder of Record		of Sh holde	Occupation of Share- holder of Record		No. of Voting Shares Held
		to dateng voting rights			Į		
Are any of the a If yes, give full p		l for a beheficial s	s hare holder	: 🗆 Ye	es [] No	
Name of Shareholder of Record	Name of Beneficial Shareholder	Address of Beneficial Shareholder	Occupat Benef Shareh	icial	Si Ben	o. of hares eficially Held	No. of Voting Shares Beneficially Held
				-			
			1				

this Department concerning:		
(a) the mortgage broker;(b) branches;		·
(c) persons hired, appointed, or authorize	zed to arra	nge or deal in mortgages.
☐ Yes ☐ No If yes, give full parti	iculars:	
1st day of July, 19		t registration for the period commencing on the
	• • •	(-i
		(signature of registrant(s))
Note: A cheque or money order coverimust be submitted with this application.		(signature of registrant(s))
		anual fees payable to the Treasurer of Ontario
must be submitted with this applica	ation. AFFIDA	anual fees payable to the Treasurer of Ontario
must be submitted with this applica	AFFIDA	anual fees payable to the Treasurer of Ontario
must be submitted with this applicate the submitted with this applicate the submitted with this applicant, or by	AFFIDA y each of th	nual fees payable to the Treasurer of Ontario
must be submitted with this applicate (By an individual applicant, or by Province of Ontario	AFFIDA y each of th	anual fees payable to the Treasurer of Ontario
must be submitted with this applicated with the province of the province of the province with the prov	AFFIDA y each of the I,	anual fees payable to the Treasurer of Ontario
must be submitted with this applicated with the province of Ontario with the province of Ontario with the province with	AFFIDA y each of th I, of the in the Co	anual fees payable to the Treasurer of Ontario AVIT The partners, in the case of a partnership) (print name) Ounty of Ath and Say: Iticant) herein for maintenance of registration as a
(By an individual applicant, or by Province of Ontario County of	AFFIDA y each of the of the in the Co	AVIT the partners, in the case of a partnership) (print name) ounty of ath and Say: licant) herein for maintenance of registration as a sal return.
(By an individual applicant, or by Province of Ontario County of	AFFIDA y each of th I, of the in the Co Make Oa of the appl going annu	AVIT the partners, in the case of a partnership) (print name) ounty of ath and Say: licant) herein for maintenance of registration as a sal return.
(By an individual applicant, or by Province of Ontario County of	AFFIDA y each of the I, of the in the Co Make Oa of the app going annu	would fees payable to the Treasurer of Ontario AVIT The partners, in the case of a partnership) (print name) Ounty of Ath and Say: Idicant) herein for maintenance of registration as a lal return. is true.
(By an individual applicant, or by Province of Ontario County of	AFFIDA y each of th I, of the in the Co Make Oa of the app going annu nual return	AVIT the partners, in the case of a partnership) (print name) ounty of ath and Say: licant) herein for maintenance of registration as a sal return.
(By an individual applicant, or by Province of Ontario County of	AFFIDA y each of th I, of the in the Co Make Oa of the apprigoing annual return County	would fees payable to the Treasurer of Ontario AVIT The partners, in the case of a partnership) (print name) Ounty of Ath and Say: Idicant) herein for maintenance of registration as a lal return. is true.

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AFFIDAVIT

(by an ome	cer of corporate Registrar)
Province of Ontario	I,(print name)
County of	of the
To Wit:	In the County of
	Make Oath and Say:
1. I am the	(name of registrant) registration as a mortgage broker and I signed the foregoing
2. I have made all necessary enquiries and information given in the annual return is tr	d to the best of my knowledge, information and belief, the rue.
Sworn before me at the	
in the	e County
of	(signature of officer)
thisday of	., 19
A Commissioner, etc.	
	O. Reg. 461/71, Form 2.
	Form 3
STATEM	MENT OF MORTGAGE
under The Mortgage Brokers Act a	n duplicate in accordance with the regulations and a signed copy given to the borrower at least ed to sign any mortgage documents.
Property mortgaged (address and description	of buildings)
1. Principal amount of the	(regular or collateral) (1st, 2nd or 3rd)
mortgage to be repaid by the Borrower	\$
	nount must equal total items under section 8) \$

3. Amount of money to be paid to the Borrower or to be disbursed on his directions is.... \$

(This rate will be higher than the rate shown below in item 5, whenever there is a bonus charged)

5.	The principal amount of the mortgage (item 1) of \$will bear interest
	at% per year and will be repayable in
	instalments of \$interest. (plus or including)
6.	The mortgage will become due and payable inyears at which time the Borrower, if all
	payments are made on the due dates will owe
7.	The mortgage is not renewable on the same terms as item 5 above and does not contain any privileges
	or penalties except as follows:
8.	The bonus, charges, fees, etc., to be deducted from the principal amount of the mortgage under item 2 above, are made up as follows:
	Bonus on mortgage\$
	Brokerage fees or commissions
	Inspection and appraisal fees
	Lawyer's fees and estimated disbursements of not more than \$
	Other charges
	TOTAL as shown in item 2 above
).	This mortgage shall be arranged on or before theday of
	I,of
	the borrower under this proposed mortgage, have read and fully understand the above statement
	furnished me by
	I have not yet signed any mortgage papers or blank documents on this mortgage and now sign this
	statement in duplicate, which has been fully completed thisday of, 19, and I hereby acknowledge receipt of a fully completed signed copy.
	Signature of Borrower
,	I,have fully completed the above statement in duplicate and Name of Broker
	have furnished one signed copy to the Borrower on the above date.
	Signature of Broker

Form 4

The Mortgage Brokers Act

SUBPOENA TO A WITNESS BEFORE THE COMMERCIAL REGISTRATION APPEAL TRIBUNAL

Re:
То:
(name of witness)
You are hereby summoned and required to attend before The Commercial Registration Appeal
Tribunal
with you and produce at such time and place
······································
•••••••••••••••••••••••••••••••••••••••
······································
Dated thisday of
THE COMMERCIAL REGISTRATION APPEAL TRIBUNAL:
Chairman of the Tribunal
Note: You are entitled to be paid the like personal allowances for your attendance at the hearing as are prescribed by Ontario Regulation 461/71.
If you fail to attend and give evidence at the hearing, or to produce the documents or things specified, at the time and place specified, without lawful excuse, you are liable to punishment by the Supreme Court in like manner as if for contempt of that court for disobedience to a subpoena.
O. Reg. 461,71, Form 4.
Form 5
The Mortgage Brokers Act
NOTICE OF HEARING BEFORE THE COMMERCIAL REGISTRATION APPEAL TRIBUNAL
To:
TAKE NOTICE that a hearing will be held pursuant to section 8 of The Mortgage Brokers Act before The
Commercial Registration Appeal Tribunal at
day of, 19, at the hour ofo'clock in the
noon, and so from day to day until the hearing is adjourned or concluded.

O. Reg. 462/71. Grade A Milk—Marketing. Made—October 28th, 1971. Filed—November 1st, 1971.

REGULATION MADE UNDER THE MILK ACT

1.—(1) Subsection 5b of section 16 of Ontario Regulation 70/68, as made by subsection 1 of section 1 of Ontario Regulation 331/71 and

- amended by subsection 5 of section 1 of Ontario Regulation 364/71 and subsection 3 of section 1 of Ontario Regulation 432/71, is revoked and the following substituted therefor:
- (5b) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.86 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.
- (2) Subsection 6a of the said section 16, as made by subsection 1 of Section 1 of Ontario Regula-

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tion 331/71 and amended by subsection 6 of section 1 of Ontario Regulation 364/71 and subsection 4 of section 1 of Ontario Regulation 432/71, is revoked and the following substituted therefor:

(6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.71 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin, Chairman.

> H. PARKER, Secretary.

Dated at Toronto, this 28th day of October, 1971.

(1933)

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THE MILK ACT

O. Reg. 463/71.

Industrial Milk—Marketing. Made—October 28th, 1971. Filed—November 1st, 1971.

REGULATION MADE UNDER THE MILK ACT

1.—(1) Subsection 2b of section 13 of Ontario Regulation 146/70, as made by subsection 1 of section 1 of Ontario Regulation 332/71 and amended by subsection 2 of section 1 of Ontario Regulation 363/71 and subsection 3 of section 1 of Ontario Regulation 431/71, is revoked and the following substituted therefor:

- (2b) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.86 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.
- (2) Subsection 3a of the said section 13, as made by subsection 1 of section 1 of Ontario Regulation 332/71 and amended by subsection 3 of section 1 of Ontario Regulation 363/71 and subsection 4 of section 1 of Ontario Regulation 431/71, is revoked and the following substituted therefor:
- (3a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.71 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLaughlin, Chairman.

> H. PARKER, Secretary.

Dated at Toronto, this 28th day of October, 1971.

(1933A) 46

THE RESIDENTIAL PROPERTY TAX REDUCTION ACT, 1968

O. Reg. 464/71.

Supplementary Tax Assistance For the Elderly, 1971. Made—August 5th, 1971. Filed—November 2nd, 1971.

REGULATION MADE UNDER THE RESIDENTIAL PROPERTY TAX REDUCTION ACT, 1968

SUPPLEMENTARY TAX ASSISTANCE FOR THE ELDERLY, 1971

- 1. For the purposes of subsections 1 and 2 of section 8a of the Act, the date is the 24th day of August, 1971. O. Reg. 464/71, s. 1.
- 2. The form of application referred to in subsection 2 of section 8a of the Act shall be in Form 1. O. Reg. 464/71, s. 2.

O. Reg. 464/71

Form 1

The Residential Property Tax Reduction Act, 1968

APPLICATION FOR ADDITIONAL PAYMENT OF 1971 SUPPLEMENTARY TAX ASSISTANCE FOR THE ELDERLY

I certify that, in respect of my residence, on the prescribed date shown on the reverse side of this application: I either lived in it alone or shared it only with my spouse who was not receiving the federal guaranteed income supplement;

I was eligible to receive the 1971 basic shelter rebate under *The Residential Property Tax Reduction Act, 1968*, or my spouse was so eligible.

Minister of Municipal Affairs

Dated at Toronto, this 5th day of August, 1971.

(1934)

O. Reg. 464/71, Form 1.

(PRO 1.7)

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THE ASSESSMENT ACT

O. Reg. 465/71.

Notice of Assessment under Subsection 1 of Section 40 of the Act. Made—November 2nd, 1971. Filed—November 4th, 1971.

REGULATION MADE UNDER THE ASSESSMENT ACT

NOTICE OF ASSESSMENT UNDER SUBSECTION 1 OF SECTION 40 OF THE ACT

- 1. A notice of assessment under subsection 1 of section 40 of the Act shall be in Form 1. O. Reg. 465/71, s. 1.
- 2. Ontario Regulation 268 /71 is revoked. O. Reg. 465 /71, s. 2.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 2nd day of November, 1971.

Form 1

The Assessment Act

NOTICE OF ASSESSMENT

THIS IS NOT A TAX BILL

WARD FOR TAXATION YEAR 19

Take notice that you are assessed for taxation as specified below. If you deem yourself improperly assessed in any respect you or your agent may appeal on or before the date specified. Notify the Regional Registrar in writing of your complaint and it will be tried by the Assessment Review Court.

See Reverse Side For: (i) Appeal Procedures (ii) Codes Used On Notice Municipality	es	,	
(ii) Appeal Procedures (ii) Codes Used On Notice	es		
(ii) Codes Used On Notic	ees		
	es		
Municipality			
			1.
Regional Registrar			
Prop.	111		
No.	11.5		
You Are	111	School	TOU
Assessed As A	10036	Suppor	ter

Is Classed As:

Names and Addresses of Owners, Lessees, Tenants and Occupiers Names and Addresses of Owners, Lessees, Tenants and Occupiers Names and Addresses of Owners, Lessees, Tenants and Occupiers Names and Addresses of Owners, Lessees, Tenants and Occupiers This Assessment

DESCRIPTION OF PROPERTY ASSESSED (Plan or Concession, Lot Number)

Occupant's Portion	Total Real Property	Liable For Tax Rate
		RP
		RS
T	Т	СР
	E	CS
		BP
ET		BS

Last Day For Appeal

Date Mailed

Business Percentage

NOTE: WHERE PROPERTY IS OCCUPIED BY A TENANT, TAXATION FOR SCHOOL PURPOSES IS DETERMINED ACCORDINGLY AS THE TENANT IS ASSESSED FOR SCHOOL SUPPORT.

REVERSE SIDE

CODES

MARITAL STATUS

M - Married Man

MW - Married Woman

WR — Widower

W - Widow

B — Single Man

S — Single Woman

CITIZENSHIP STATUS

A - Alien

B - British Subject

C — Canadian Citizen

Blank — British Subject or Canadian Citizen

ELECTORAL STATUS

O — Owner

L — Lessee

T - Tenant

OC — Occupier

M — Eligible to Vote by Reason of Being Spouse of an Owner, Tenant or Lessee

FS — Farmer's Son

FD - Farmer's Daughter

SF — Sister of Unmarried Farmer

EF — Extended Franchise (Eligible to Vote Under The Municipal Franchise Extension Act.)

OCCUPATION

ME - Municipal Elector

NR - Non-Resident

DESCRIPTION OF PROPERTY ASSESSED AC — Acres FR — Frontage DP — Depth	NOTICE OF APPEAL19
OCCUPANT'S PORTION T — Total Assessed Value of the Occupant's Portion ET — Total Value of Exempt Assessment	Sir: Take notice that I hereby appeal for the following reasons:
TOTAL REAL PROPERTY T — Total Assessed Value of the Property E — The Amount of Exempt Assessment Included in the Total Assessed Value of the Property U — Unfinished	
LIABLE FOR TAX RATE RP — Residential	
Public School Rate RS — Residential Separate School Rate	Signature
CP — Commercial Public School Rate	Please Give Address In Full
CS — Commercial Separate School Rate	
BP — Business Public School Rate BS — Business	O. Reg. 465/71, Form 1
Separate School Rate	(1946)

THE LAND TITLES ACT

O. Reg. 466/71. Land Titles Divisions. Made—November 3rd, 1971. Filed—November 4th, 1971.

REGULATION MADE UNDER THE LAND TITLES ACT

- 1. Ontario Regulation 356/67, as amended by Ontario Regulations 371/67, 382/68, 318/70, 371/70, 471/70 and 552/70, is further amended by adding thereto the following section:
- 10.—(1) Effective on the day The Fort William Land Titles and Registry Office Repeal Act, 1971

comes into force, that part of the Provisional Judicial District of Thunder Bay that forms the Land Titles Division of Thunder Bay West is included in the Land Titles Division of Thunder Bay East.

- (2) Effective on the date mentioned in subsection 1, the Land Titles Division of Thunder Bay East shall be known as the Land Titles Division of Thunder Bay.
- (3) The land titles office for the Land Titles Division of Thunder Bay shall be situate in that part of the City of Thunder Bay that was formerly the City of Port Arthur.
 - Items 26 and 27 and notes 5 and 6 of the Appendix to Ontario Regulation 356/67, as made by Ontario Regulation 552/70, are revoked and the following substituted therefor:

26. Thunder Bay East (No. 56) (See Note 5)

Thunder Bay (No. 55) (See Note 5)

Note 5: The Land Titles Division of Thunder Bay West is included in the Land Titles Division of Thunder Bay East and the Land Titles Division of Thunder Bay East is renamed the Land Titles Division of Thunder Bay effective on the day The Fort William Land Titles and Registry Office Repeal Act, 1971 comes into force. See section 10 of Ontario Regulation 356/67, as remade by section 1 of Ontario Regulation 466/71. Prior to January 1, 1970, the Land Titles Division of Thunder Bay East was known as the Land Titles Division of Fort William.

THE REGISTRY ACT

O. Reg. 467/71. Registry Divisions. Made—November 3rd, 1971. Filed—November 4th, 1971.

REGULATION MADE UNDER THE REGISTRY ACT

- Ontario Regulation 4/65, as amended by Ontario Regulations 105/65, 350/65, 70/66, 112/66, 211/66, 348/66, 357/67, 372/67, 381/68, 423/69, 260/70, 472/70, 542/70, 551/70,177/71 and 200/71, is further amended by adding thereto the following section:
- 1c.—(1) Effective on the day The Fort William Land Titles and Registry Office Repeal Act, 1971 comes into force, the Registry Divisions of Thunder Bay East and Thunder Bay West are combined into one registry division which shall be known as the Registry Division of Thunder Bay.
- (2) The registry office for the Registry Division of Thunder Bay shall be situate in that part of the City of Thunder Bay that was formerly the City of Port Arthur.
 - Items 12 and 47 and notes 3 and 5 of the Appendix to Ontario Regulation 4/65, as made by Ontario Regulation 551/70, are revoked and the following substituted therefor:

47. Thunder Bay East (No. 56)

Thunder Bay (No. 55) (See Note 3)

Thunder Bay West (No. 55) (See Note 3)

Note 3: The Registry Divisions of Thunder Bay East and Thunder Bay West are combined into the Registry Division of Thunder Bay effective on the day The Fort William Land Titles and Registry Office Repeal Act, 1971 comes into force. See section 1c of Ontario Regulation 4/65, as remade by section 1 of Ontario Regulation 467/71. Prior to January 1, 1970, The Registry Division of Thunder Bay East was known as the Registry Division of Port Arthur and the Registry Division of Thunder Bay West was known as the Registry Division of Fort William.

(1948)

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THE REAL ESTATE AND BUSINESS BROKERS ACT

O. Reg. 468/71.

General.

Made-November 3rd, 1971.

Filed-November 4th, 1971.

REGULATION MADE UNDER THE REAL ESTATE AND BUSINESS BROKERS ACT

- Subsection 1 of section 14 of Ontario Regulation 448/70, as amended by subsection 1 of section 4 of Ontario Regulation 169/71, is revoked and the following substituted therefor:
 - An applicant for registration as a broker who has not been registered as a broker within five years of the date of his application shall pass a written examination based on the Act, the contents of the Schedule and such further subject matters as the Registrar prescribes.

(1949)

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Publications Under The Regulations Act

November 27th, 1971

THE CEMETERIES ACT

O. Reg. 469/71. Closings and Removals. Made—November 3rd, 1971. Filed—November 10th, 1971.

REGULATION MADE UNDER THE CEMETERIES ACT

Section 2 of Regulation 42 of Revised Regulations of Ontario, 1960, as remade by section 1 of Ontario Regulation 268/70 and amended by section 2 of Ontario Regulation 474/70, and section 1 of Ontario Regulation 203/71, is further amended by striking out "and 54" in the fifth line and inserting in lieu thereof "54 and 55".

(1973)

47

THE TRAINING SCHOOLS ACT

O. Reg. 470/71. General. Made—November 3rd, 1971. Filed—November 10th, 1971.

REGULATION MADE UNDER THE TRAINING SCHOOLS ACT

 Schedule 1 to Ontario Regulation 25/70 is amended by adding thereto the following item:

Elmcrest School, Toronto

- 2. Schedule 2 to Ontario Regulation 25/70 is amended by striking out the following item:
 - St. Euphrasia's School, Toronto
- 3. This Regulation shall be deemed to have come into force on the 1st day of November, 1971.

THE FARM PRODUCTS GRADES AND SALES ACT

O. Reg. 471/71.
Fruit and Vegetables—Grades
Made—November 3rd, 1971.
Filed—November 10th, 1971.

REGULATION MADE UNDER THE FARM PRODUCTS GRADES AND SALES ACT

- Subsection 1 of section 45 of Regulation 141 of Revised Regulations of Ontario, 1960, as amended by section 14 of Ontario Regulation 213/62, section 4 of Ontario Regulation 7/67 and section 1 of Ontario Regulation 435/69, is further amended by adding thereto the following clause:
 - (i) for peppers the word "sweet" or "hot";
- Regulation 141 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following section:

119.—(1) The grade for peppers sold or offered for sale other than for processing is as follows:

- Ontario No. 1 Grade, consisting of peppers that are,
 - (a) of similar varietal characteristics;
 - (b) firm and not soft or shrivelled;
 - (c) free from insects, insect larvae and insect injury;
 - (d) free from bruises or mechanical injury;
 - (e) free from disease;
 - (f) free from decay;
 - (g) free from any damage, injury or defect or combination thereof that is not referred to in clauses a, b, c, d, e or f and that materially affects their appearance, edibility or shipping quality; and
 - (h) properly packed.

(1974)

47

1015

(2) Tolerances by count for variations incidental to commercial grading and handling of peppers sold or offered for sale other than for processing shall not be more than,

O. Reg. 471/71

- (a) 3 per cent affected by decay;
- (b) 5 per cent having the same grade defect: and
- (c) 10 per cent having grade defects including those referred to in clauses
- 3.—(1) Subsection 1 of section 132a of Regulation 141 of Revised Regulations of Ontario, 1960, as made by section 27 of Ontario Regulation 435/69, is amended by adding thereto the following paragraph:
 - Ontario Jumbo Grade, consisting of greenhouse tomatoes that are,
 - (a) clean, sound and not soft;
 - (b) possessing at least a tinge of pink at the blossom end and uniformly coloured;
 - (c) of a minimum diameter at the widest cross-section taken at a right angle to the longest axis of 2½ inches;
 - (d) free from disease, scald, water blisters, ground spots, worm holes, growth cracks and other scars that are likely to cause leaking or materially affect the appearance of the tomato;
 - (e) free from damage caused by blossom ends, plant or stem-rub and insect injury;
 - (f) free from any damage, injury or defect or a combination thereof that is not referred to in clauses a, b, c, d or e and that causes a waste of more than 5 per cent of an individual tomato or that affects the edible quality of an individual tomato; and
 - (g) properly packed.
- (2) The said section 132a, as made by section 27 of Ontario Regulation 435/69, is further amended by adding thereto the following subsection:
 - (4) Tolerances by count for variations incidental to commercial grading and handling of greenhouse tomatoes of Ontario Jumbo Grade shall be not more than,
 - (a) 1 per cent affected by decay;

- (b) 5 per cent having the same grade defect; and
- (c) 10 per cent having grade defects of any kind including those referred to in clauses a and b.
- 4. Section 136 of Regulation 141 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following subsection:
- (4) Where tomatoes are bought for the purpose mentioned in subsection 1,
 - (a) subject to clause b, a tomato that is otherwise of No. 1 Grade but has a stem that extends beyond the natural node shall be deemed to be of No. 2 Grade;
 - (b) a tomato of stemless variety that is otherwise of No. 1 Grade but has a stem that exceeds one inch in length shall be deemed to be of No. 2 Grade;
 - (c) a cluster of tomatoes on a branch where the individual tomatoes meet the requirements of No. 1 or No. 2 Grade shall be deemed to be of No. 2 Grade; and
 - (d) a cluster of tomatoes on a branch where any individual tomato does not meet the requirements of No. 2 Grade shall be deemed to be Culls.
- 5. Schedule 1 to Regulation 141 of Revised Regulations of Ontario, 1960, as amended by section 44 of Ontario Regulation 213/62, section 10 of Ontario Regulation 191/63, section 45 of Ontario Regulation 7/67 and section 31 of Ontario Regulation 435/69, is further amended by adding thereto the following paragraph:
- potatoes—bags, cartons, boxes or crates— 20 pounds.

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(1975)

THE MILK ACT

O. Reg. 472/71.
Classes of Milk.
Made—October 19th, 1971.
Approved—November 3rd, 1971.
Filed—November 10th, 1971.

REGULATION MADE UNDER THE MILK ACT

1. Subsection 4b of section 2 of Ontario Regulation 139/70, as made by subsection 1 of

O. Reg. 474/71

4465

section 2 of Ontario Regulation 330/71, is revoked and the following substituted therefor:

- (4b) The amount in pounds of milk, partlyskimmed milk, skim-milk or cream that is used in the processing of the following milk products,
 - i. Colby cheese,

ii. Colby-type brick cheese,

is Class 4b milk.

THE MILK COMMISSION OF ONTARIO:

K. E. McEwen Chairman

> J. F. Jewson Secretary

Dated at Toronto, this 19th day of October, 1971.

(1976) 47

THE LABOUR RELATIONS ACT

O. Reg. 473/71.
Office of the Board.
Made—October 13th, 1971.
Approved—November 3rd, 1971.
Filed—November 10th, 1971.

REGULATION MADE UNDER THE LABOUR RELATIONS ACT

- Section 1 of Regulation 400 of Revised Regulations of Ontario, 1960 is revoked and the following substituted therefor:
- 1. The office of the Board shall be located at 400 University Avenue, Toronto 2, Ontario.
 - 2. This Regulation comes into force on the 25th day of October, 1971.

THE ONTARIO LABOUR RELATIONS BOARD:

G. W. REED Chairman

J. D. O'SHEA

O. B. SHIME

J. H. Brown

F. V. BOSCARIOL

RORY F. EGAN

RONALD A. FURNESS

OLIVER HODGES

EDMUND BOYER

H. F. IRWIN

J. E. C. Robinson

P. J. O'KEEFE

F. W. MURRAY

D. B. ARCHER

A. MAIN

Members

Dated at Toronto, this 13th day of October, 1971.

(1977)

47

THE LABOUR RELATIONS ACT

O. Reg. 474/71.
Rules of Procedure.
Made—October 13th, 1971.
Approved—November 3rd, 1971.
Filed—November 10th, 1971.

REGULATION MADE UNDER THE LABOUR RELATIONS ACT

- Ontario Regulation 264/66, as amended by Ontario Regulation 29/71, is further amended by striking out "8 York Street, Toronto 1, Ontario" where it occurs in the Regulation and forms and inserting in lieu thereof in each instance "400 University Avenue, Toronto 2, Ontario".
- This Regulation comes into force on the 25th day of October, 1971.

THE ONTARIO LABOUR RELATIONS BOARD:

G. W. REED Chairman

J. D. O'SHEA

O. B. SHIME

J. H. Brown

F. V. BOSCARIOL

RORY F. EGAN

RONALD A. FURNESS

OLIVER HODGES

EDMUND BOYER

H. F. IRWIN

J. E. C. Robinson

P. J. O'KEEFE

F. W. MURRAY

D. B. ARCHER

A. MAIN

Members

Dated at Toronto, this 13th day of October, 1971. (1978)

THE RETAIL SALES TAX ACT

O. Reg. 475/71.

Definitions by Minister.
Made—November 1st, 1971.
Filed—November 12th, 1971.

O. Reg. 475/71

REGULATION MADE UNDER THE RETAIL SALES TAX ACT

- Paragraph 3 of section 1 of Regulation 784 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 3. "Dies" as used in paragraph 37 of subsection 1 of the said section 5 means solid or hollow forms used for shaping goods in process by stamping, pressing, extruding, drawing or threading and includes taps.
 - This Regulation comes into force on the day that the Revised Regulations of Ontario, 1970 come into force.

ERIC WINKLER
Minister of Revenue

Dated at Toronto, this 1st day of November, 1971.

(1979) 4

THE PUBLIC HOSPITALS ACT

O. Reg. 476/71.

Special Grant.
Made—November 3rd, 1971.
Filed—November 12th, 1971.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

SPECIAL GRANT

- 1. The Commission shall pay a special grant in the amount of \$321,919 as provincial aid to the Ottawa General Hospital, Ottawa. O. Reg. 476/71, s. 1.
- 2. After each piece of equipment has been approved by the Commission for use in the hospital, the special grant shall be used by the hospital to purchase equipment for,
 - (a) performing diagnostic procedures; and
 - (b) the care and treatment of patients and outpatients. O. Reg. 476/71, s. 2.
- 3. This Regulation expires on the 31st day of December, 1971. O. Reg. 476/71, s. 3.

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 477/71.

Designations—Miscellaneous, Southern Ontario. Made—November 3rd, 1971. Filed—November 12th, 1971.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

 Schedule 123c to Regulation 213 of Revised Regulations of Ontario, 1960, as remade by section 2 of Ontario Regulation 272/70 and amended by section 1 of Ontario Regulation 406/71, is revoked and the following substituted therefor:

Schedule 123c

In the Township of Oxford in the County of Grenville being,

- (a) part of lots 29 and 30, Concession 3:
- (b) part of lots 28 and 29, Concession 4;
- (c) part of lots 28 and 29, Concession 5;
- (d) part of lots 26, 27 and 28, Concession 6;
- (e) part of lots 26 and 27, Concession 7;
- (f) part of lots 25 and 26, Concession 8;
- (g) part of lots 25 and 26, Concession 9;
- (h) part of lots 23, 24 and 25, Concession 10;
- (i) part of the road allowance between,
 - (i) the townships of Oxford and South Gower,
 - (ii) concessions 3 and 4,
 - (iii) concessions 4 and 5,
 - (iv) concessions 5 and 6,
 - (v) concessions 6 and 7,
 - (vi) concessions 7 and 8,
 - (vii) concessions 8 and 9,
 - (viii) concessions 9 and 10,
 - (ix) lots 25 and 26, Concession 8,
 - (x) lots 25 and 26, Concession 9, and

(1980)

47 |

(xi) the townships of Oxford and Edwardsburgh,

and being that portion of the King's Highway shown as PART 1 on Department of Transportation and Communications plan P-6075-51, filed with the Documents Section of the Department of Transportation and Communications, at Toronto, on the 17th day of August, 1971.

8.00 miles, more or less.

 Regulation 213 of Revised Regulations of Ontario, 1960 is amended by adding thereto the following Schedule:

Schedule 123cd

In the Township of South Gower in the County of Grenville being,

- (a) part of lots 40, 41, 42 and 43, Concession 3;
- (b) part of lots 7 and 8, Concession 9;
- (c) part of lots 7 to 11, both inclusive, Concession 8:
- (d) part of lots 10, 11, 12, 13 and 14, Concession 7;
- (e) part of the land under the waters of the Rideau River and Canal; and
- (f) part of the road allowance between.
 - (i) lots 40 and 41, Concession 3,
 - (ii) concessions 3 and 9,
 - (iii) concessions 8 and 9,
 - (iv) concessions 7 and 8,
 - (v) lots 12 and 13, Concession 7, and
 - (vi) the townships of South Gower and Oxford,

and being that portion of the King's Highway, shown as PART 1 on Department of Transportation and Communications plan P-6076-18, filed with the Documents Section of the Department of Transportation and Communications, at Toronto, on the 5th day of August, 1971.

4.50 miles, more or less.

THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

O. Reg. 478/71.

Designations—Trans-Canada Highway, Orillia to Manitoba Boundary. Made—November 3rd, 1971. Filed—November 12th, 1971.

REGULATION MADE UNDER THE PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT

 Schedule 45e to Regulation 218 of Revised Regulations of Ontario, 1960, as made by section 2 of Ontario Regulation 41/62 and amended by section 6 of Ontario Regulation 445/68, is revoked and the following substituted therefor:

Schedule 45e

In the Township of Fisher in the District of Algoma being,

- (a) part of the southwest quarter of Section 15;
- (b) part of the northwest quarter of Section 15;
- (c) part of the northeast quarter of Section 16;
- (d) part of the southeast quarter of Section 9; and
- (e) part of the southwest quarter of Section 9,

and being that portion of the King's Highway shown as PART 2 on Department of Transportation and Communications plan P-2375-34, filed with the Documents Section of the Department of Transportation and Communications, at Toronto, on the 2nd day of July, 1971.

2.00 miles, more or less.

(1982)

47

THE INDUSTRIAL STANDARDS ACT

O. Reg. 479/71.

Schedule—Men's and Boys' Clothing Industry—Ontario. Made—August 5th, 1971. Approved—November 3rd, 1971. Filed—November 12th, 1971.

ORDER MADE UNDER THE INDUSTRIAL STANDARDS ACT

 Section 5 of the Schedule to Regulation 351 of Revised Regulations of Ontario, 1960, as remade by section 4 of Ontario Regulation 345/68, is revoked and the following substituted therefor:

- 5.—(1) The minimum rate of wages for all work performed in the industry during the regular working periods to and including the 5th day of December, 1971 by employees classified in subsection 1 of section 4 is,
 - (a) in the counties of Halton, Ontario, Peel, Wentworth and York, the hourly rate set opposite the respective classes as follows:
 - i. Class A, \$2.43
 - ii.. Class B, \$2.33
 - iii. Class C, \$2.31 1/2
 - iv. Class D, \$2.22
 - v. Class E, \$2.16
 - vi. Class F, \$2.10
 - vii. Class G, \$1.971/2
 - viii. Class H, \$1.941/2
 - ix. Class I, \$1.92
 - x. Class J, \$1.91
 - xi. Class K, \$1.87
 - xii. Class L, \$1.84
 - xiii. Class M, \$1.83
 - xiv. Class N. \$1.79
 - xv. Class O, \$1.761/2
 - xvi. Class P, \$1.711/2
 - xvii. Class Q, \$1.68
 - xviii. Class R, \$1.661/2
 - xix. Class S, \$1.65
 - xx. Class T, \$1.65
 - xxi. Class U, \$1.65; and
 - (b) in all other parts of Ontario, the hourly rate set opposite the respective classes as follows:
 - i. Class A, \$2.181/2
 - ii. Class B, \$2.09 1/2
 - iii. Class C, \$2.081/2

- iv. Class D, \$2.00
- v. Class E, \$1.941/2
- vi. Class F, \$1.89
- vii. Class G, \$1.78
- viii. Class H, \$1.75
- ix. Class I, \$1.73
- x. Class J, \$1.72
- xi. Class K, \$1.681/2
- xii. Class L, \$1.651/2
- xiii. Class M, \$1.65
- xiv. Class N, \$1.65
- xv. Class O, \$1.65
- xvi. Class P, \$1.65
- xvii. Class Q, \$1.65
- xviii. Class R, \$1.65
 - xix. Class S, \$1.65
 - xx. Class T, \$1.65
- xxi. Class U, \$1.65
- (2) The minimum rate of wages for all work performed in the industry during the regular working periods from and including the 6th day of December, 1971, to and including the 3rd day of December, 1972, by employees classified in subsection 1 of section 4 is,
 - (a) in the counties of Halton, Ontario, Peel, Wentworth and York, the hourly rate set opposite the respective classes as follows:
 - i. Class A, \$2.59
 - ii. Class B, \$2.481/2
 - iii. Class C, \$2.47
 - iv. Class D, \$2.361/2
 - v. Class E, \$2.301/2
 - vi. Class F, \$2.231/2
 - vii. Class G, \$2.101/2
 - viii. Class H, \$2.071/2
 - ix. Class I, \$2.05

- x. Class J, \$2.04
- xi. Class K, \$2.00
- xii. Class L, \$1.97
- xiii. Class M, \$1.96
- xiv. Class N, \$1.92
- xv. Class O, \$1.891/2
- xvi. Class P, \$1.841/2
- xvii. Class Q, \$1.81
- xviii. Class R, \$1.791/2
 - xix. Class S, \$1.76 1/2
 - xx. Class T, \$1.731/2
 - xxi. Class U, \$1.681/2; and
- (b) in all other parts of Ontario, the hourly rate set opposite the respective classes as follows:
 - i. Class A, \$2.33
 - ii. Class B, \$2.231/2
 - iii. Class C, \$2.221/2
 - iv. Class D, \$2.13
 - v. Class E, \$2.071/2
 - vi. Class F, \$2.01
 - vii. Class G, \$1.891/2
 - viii. Class H, \$1.87
 - ix. Class I, \$1.84 1/2
 - x. Class J, \$1.831/2
 - xi. Class K, \$1.80
 - xii. Class L, \$1.77 1/2
 - xiii. Class M, \$1.76 1/2
 - xiv. Class N, \$1.73
 - xv. Class O, \$1.701/2
 - xvi. Class P, \$1.66
 - xvii. Class Q, \$1.65
 - xviii. Class R, \$1.65
 - xix. Class S, \$1.65

- xx. Class T, \$1.65
- xxi. Class U, \$1.65.
- (3) The minimum rate of wages for all work performed in the industry during the regular working periods on and after the 4th day of December, 1972 by employees classified in subsection 1 of section 4 is.
 - (a) in the counties of Halton, Ontario, Peel, Wentworth and York, the hourly rate set opposite the respective classes as follows:
 - i. Class A, \$2.75
 - ii. Class B, \$2.64
 - iii. Class C, \$2.62
 - iv. Class D, \$2.511/2
 - v. Class E, \$2.45
 - vi. Class F, \$2.37 1/2
 - vii. Class G, \$2.231/2
 - viii. Class H, \$2.201/2
 - ix. Class I, \$2.18
 - x. Class J, \$2.17
 - xi. Class K, \$2.13
 - xii. Class L, \$2.10
 - xiii. Class M, \$2.09
 - xiv. Class N, \$2.05
 - xv. Class O, \$2.021/2
 - xvi. Class P, \$1.971/2
 - xvii. Class Q, \$1.94
 - xviii. Class R, \$1.921/2
 - xix. Class S, \$1.89 1/2
 - xx. Class T, \$1.86 \(\frac{1}{2} \)
 - xxi. Class U, \$1.81 1/2; and
 - (b) in all other parts of Ontario, the hourly rate set opposite the respective classes as follows:
 - i. Class A, \$2.47 1/2
 - ii. Class B, \$2.37 1/2
 - iii. Class C, \$2.36

- iv. Class D, \$2.261/2
- v. Class E, \$2.201/2
- vi. Class F, \$2.14
- vii. Class G, \$2.01
- viii. Class H, \$1.981/2
- ix. Class I, \$1.96
- x. Class J, \$1.95 $\frac{1}{2}$
- xi. Class K, \$1.91½
- xii. Class L, \$1.89
- xiii. Class M, \$1.88
- xiv. Class N, \$1.84 1/2
- xv. Class O, \$1.82 1/2
- xvi. Class P, \$1.78
- xvii. Class Q, \$1.741/2
- xviii. Class R, \$1.731/2
 - xix. Class S, \$1.70 1/2
 - xx. Class T, \$1.68
 - xxi. Class U, \$1.65.
- (4) The minimum rate of wages for all work performed in the industry during the regular working periods to and including the 5th day of December, 1971 by employees classified in subsection 2 of section 4 is,
 - (a) in the counties of Halton, Ontario, Peel, Wentworth and York, the hourly rate set opposite the respective classes as follows:
 - i. Class A, \$2.101/2
 - ii. Class B, \$1.981/2
 - iii. Class C, \$1.911/2
 - iv. Class D, \$1.791/2
 - v. Class E, \$1.711/2
 - vi. Class F, \$1.65
 - vii. Class G, \$1.65
 - viii. Class H, \$1.65
 - ix. Class I, \$1.65
 - x. Class J, \$1.65; and

- (b) in all other parts of Ontario, the hourly rate set opposite the respective classes as follows:
 - i. Class A, \$1.891/2
 - ii. Class B, \$1.781/2
 - iii. Class C, \$1.721/2
 - iv. Class D, \$1.65
 - v. Class E, \$1.65
 - vi. Class F, \$1.65
 - vii. Class G, \$1.65
 - viii. Class H, \$1.65
 - ix. Class I, \$1.65
 - x. Class J, \$1.65.
- (5) The minimum rate of wages for all work performed in the industry during the regular working periods from the 6th day of December, 1971 to and including the 3rd day of December, 1972 by employees classified in subsection 2 of section 4 is,
 - (a) in the counties of Halton, Ontario, Peel, Wentworth and York, the hourly rate set opposite the respective classes as follows:
 - i. Class A, \$2.241/2
 - ii. Class B, \$2.111/2
 - iii. Class C, \$2.041/2
 - iv. Class D, \$1.921/2
 - v. Class E, \$1.841/2
 - vi. Class F, \$1.78
 - vii. Class G, \$1.71
 - viii. Class H, \$1.65
 - ix. Class I, \$1.65
 - x. Class J, \$1.65; and
 - (b) in all other parts of Ontario, the hourly rate set opposite the respective classes as follows:
 - i. Class A, \$2.02
 - ii. Class B, \$1.901/2
 - iii. Class C. \$1.84
 - iv. Class D, \$1.731/2

- v. Class E, \$1.66
- vi. Class F, \$1.65
- vii. Class G, \$1.65
- viii. Class H, \$1.65
 - ix. Class I, \$1.65
 - x. Class J, \$1.65.
- (6) The minimum rate of wages for all work performed in the industry during the regular working periods on and after the 4th day of December, 1972 by employees classified in subsection 2 of section 4 is,
 - (a) in the counties of Halton, Ontario, Peel, Wentworth and York, the hourly rate set opposite the respective classes as follows:
 - i. Class A, \$2.38
 - ii. Class B, \$2.24 1/2
 - iii. Class C, \$2.171/2
 - iv. Class D, \$2.051/2
 - v. Class E, \$1.971/2
 - vi. Class F, \$1.91
 - vii. Class G, \$1.84
 - viii. Class H. \$1.77
 - ix. Class I, \$1.76
 - x. Class J, \$1.691/2; and
 - (b) in all other parts of Ontario, the hourly rate set opposite the respective classes as follows:
 - i. Class A, \$2.14
 - ii. Class B, \$2.02
 - iii. Class C, \$1.96
 - iv. Class D, \$1.85
 - v. Class E, \$1.78
 - vi. Class F, \$1.72
 - vii. Class G, \$1.651/2
 - viii. Class H, \$1.65
 - ix. Class I, \$1.65
 - x. Class J, \$1.65.

Section 6 of the Schedule to Regulation 351
 of Revised Regulations of Ontario, 1960, as
 remade by section 5 of Ontario Regulation
 345/68, is revoked and the following sub stituted therefor:

HOLIDAYS

- 6.—(1) Where an employee does not perform work on a holiday, regardless of the day on which the holiday falls and whether or not the holiday falls during an annual or year-end holiday period, he shall be paid for the holiday at the rate of eight times the average hourly rate of wages earned by him during the pay period in which the holiday falls or during his nearest preceding pay period, as the case may be, provided that,
 - (a) the employee has been employed in the industry for at least three months; and
 - (b) the employee works on the last day he is required to work preceding the holiday and on the first day he is required to work following the holiday.
- (2) Notwithstanding that an employee is laid off or is absent because of his illness for a continuous period not longer than ten weeks, the employee is entitled to holiday pay.
- (3) Where an employee who is entitled to holiday pay performs work on a holiday, he shall be paid for eight hours of work as set out in subsection 1, plus an amount equal to $1\frac{1}{2}$ times his average hourly rate of wages for each hour that he performs work on the holiday.
- (4) Notwithstanding subsections 1, 2 and 3, an employee who is covered by a collective agreement between his employer and a trade union shall receive holidays and holiday pay in accordance with the provisions therefor, if any, in the collective agreement.
 - Section 6a of the Schedule to Regulation 351
 of Revised Regulations of Ontario, 1960, as
 remade by section 5 of Ontario Regulation
 345/68, is revoked and the following substituted therefor:

VACATIONS

- 6a.—(1) In this section,
 - "period of entitlement" means the period from the 1st day of July in any year to the 30th day of June in the year next following, both inclusive; and
 - ii. "total pay" means all moneys received for regular and overtime work, holidays, vacations and year-end holiday pay.

- (2) An employee in the industry shall receive as vacation pay four per cent of his total pay during the period of entitlement.
- (3) An employee shall receive his vacation pay on the pay day immediately preceding the vacation period.
- (4) Notwithstanding that his employment terminates for any cause, the employee shall receive, in lieu of vacation pay, four per cent of the total pay to which he is entitled for the period of entitlement during which his employment is terminated.
- (5) Notwithstanding subsections 2, 3 and 4, an employee who is covered by a collective agreement between his employer and a trade union shall receive vacation and vacation pay in accordance with the provisions therefor, if any, in the collective agreement.
 - 4. Section 6b of the Schedule to Regulation 351 of Revised Regulations of Ontario, 1960, as made by section 5 of Ontario Regulation 345/68, is revoked and the following substituted therefor:

YEAR-END HOLIDAY PAY

- 6b.—(1) An employee who has been employed by the same employer for a period of two years or more as of the commencement of the year-end holiday period, shall receive on the day immediately preceding Christmas Day, a year-end holiday pay of thirty-two times the average hourly rate earned by him during his nearest regular working period next preceding Christmas Day.
- (2) In order to qualify for year-end holiday pay, an employee shall work or be available for work on the three regular working days next preceding Christmas Day and on the three regular working days next following New Year's Day.
- (3) Notwithstanding that an employee is laid off or is absent because of his illness for a continuous period not longer than ten weeks, the employee is entitled to receive year-end holiday pay.
- (4) Notwithstanding that an employee is absent because of his illness for a continuous period of longer than ten weeks, the employee is entitled to receive year-end holiday pay on the basis of 1-6/10 per cent of his earnings in the current calendar year.
- (5) Notwithstanding that his employment is terminated for any cause, if an employee has previously received the year-end holiday pay, he shall upon such termination receive, in lieu of year-end holiday pay, an additional 1-6/10 per cent of his earnings in the current calendar year.
- (6) An employee who is entitled to year-end holiday pay and who works during the period between Christmas Day and New Year's Day shall be paid at the rate of $1\frac{1}{2}$ times his hourly rate of wages in addition to year-end holiday pay.

- (7) An employee who is eligible for year-end holiday pay shall receive his year-end holiday pay on the pay day immediately preceding Christmas Day.
- (8) Notwithstanding subsections 1 to 7, both inclusive, an employee who is covered by a collective agreement between his employer and a trade union shall receive year-end holiday pay in accordance with the provisions therefor, if any, in the collective agreement.
 - 5. This Regulation comes into force on the tenth day after publication thereof in *The Ontario Gazette* under *The Regulations Act*.

We concur:

Advisory Committee for the Men's and Boys' Clothing Industry, Ontario Zone:

M. E. ENKIN Chairman

Sam Fox

A. LEVINE JAMES C. FIRTH M. E. HOWARD Director of Labour Standards

H. H. Lewis

Dated at Toronto, this 5th day of August, 1971.

(1983)

47

THE DEPARTMENT OF COLLEGES AND UNIVERSITIES ACT, 1971

O. Reg. 480/71.

Colleges of Applied Arts and Technology. Made—October 1st, 1971. Approved—November 3rd, 1971. Filed—November 12th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF COLLEGES AND UNIVERSITIES ACT, 1971

- Subsection 4 of section 2 of Ontario Regulation 268/65, as remade by section 1 of Ontario Regulation 218/70, is revoked.
- This Regulation shall be deemed to have come into force on the 1st day of October, 1971.

JOHN WHITE
Minister of Colleges and Universities

Dated at Toronto, this 1st day of October, 1971.

(1984)

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Publications Under The Regulations Act

December 4th, 1971

THE CEMETERIES ACT

O. Reg. 481/71. Closings and Removals. Made—November 3rd, 1971. Filed—November 15th, 1971.

REGULATION MADE UNDER THE CEMETERIES ACT

- Regulation 79 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 2. It is directed that the bodies buried in cemeteries described in schedules 18 and 19 be removed.

(2012)

48

THE PLANNING ACT

O. Reg. 482/71.
Zoning Order—District of Kenora.
Made—October 27th, 1971.
Filed—November 15th, 1971.

ORDER MADE UNDER THE PLANNING ACT

ZONING ORDER—DISTRICT OF KENORA

- 1. This Order applies to the following parcels of land within the Territorial District of Kenora:
 - Registered Plan Number M600 for the geographic Township of Brownridge, registered in the Office of Land Titles for the Territorial District of Kenora.
 - Registered Plan Number M601 for the geographic Township of Pelican, registered in the Office of Land Titles for the Territorial District of Kenora.
 - Registered Plan Number M602 for the geographic Township of Ewart, registered in the Office of Land Titles for the Territorial District of Kenora.
 - Registered Plan Number M604 for the geographic Township of Kirkup, registered in the Office of Land Titles for the Territorial District of Kenora.

- Registered Plan Number M605 for the geographic Township of Kirkup, registered in the Office of Land Titles for the Territorial District of Kenora.
- Registered Plan Number M606 for the geographic Township of Glass (Shoal Lake), registered in the Office of Land Titles for the Territorial District of Kenora. O. Reg. 482/71, s. 1.
- 2. No land may be used and no building or structure may be erected, altered or used except for summer cottage purposes, but this section shall not prevent the use of any land for park, highway or gardening purposes. O. Reg. 482/71, s. 2.
- 3. Not more than one single-family summer cottage together with such accessory buildings as are commonly used in connection with a summer cottage may be erected or used on each lot shown on the plans referred to in section 1 of this Order. O. Reg. 482/71, s. 3.
- 4.—(1) No summer cottage with a floor area of less than 320 square feet or with a ground coverage of more than 2,000 square feet may be erected or used.
- (2) No accessory building with a ground coverage of more than 1,000 square feet may be erected or used. O. Reg. 482/71, s. 4.
- 5. No summer cottage may be erected within 25 feet of the front limit of the lot, within 25 feet of the rear limit of the lot or within 15 feet of the side boundaries of the lot. O. Reg. 482/71, s. 5.
- 6. No accessory building may be erected within 25 feet of the front limit of the lot, within 5 feet of the rear limit of the lot or within 5 feet of the side boundaries of the lot except as provided by section 7. O. Reg. 482/71, s. 6.
- 7. Notwithstanding section 6 of this Order, where a limit of a lot abuts navigable waters, an accessory building may be erected to the limit which so abuts. O. Reg. 482/71, s. 7.

DALTON BALES
Minister of Municipal Affairs

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Dated at Toronto, this 27th day of October, 1971.

(2013)

THE PLANNING ACT

O. Reg. 483/71.

Zoning Order—District of Rainy River. Made-October 27th, 1971. Filed—November 15th, 1971.

ORDER MADE UNDER THE PLANNING ACT

ZONING ORDER— DISTRICT OF RAINY RIVER

1. This Order applies to the following parcel of land within the Territorial District of Rainy River:

> Registered Plan Number SM293 in the Territorial District of Rainy River lying south of the geographic Township of Trottier on Eve Lake, and registered in the Office of Land Titles for the Territorial District of Rainy River. O. Reg. 483/71, s. 1.

- 2. No land may be used and no building or structure may be erected, altered or used except for summer cottage purposes, but this section shall not prevent the use of any land for park, highway or gardening purposes. O. Reg. 483/71, s. 2.
- 3. Not more than one single-family summer cottage together with such accessory buildings as are commonly used in connection with a summer cottage may be erected or used on each lot shown on the plan referred to in section 1 of this Order. O. Reg. 483/71, s. 3.
- 4.—(1) No summer cottage with a floor area of less than 320 square feet or with a ground coverage of more than 2,000 square feet may be erected or used.
- (2) No accessory building with a ground coverage of more than 1,000 square feet may be erected or used. O. Reg. 483/71, s. 4.
- 5. No summer cottage may be erected within 25 feet of the front limit of the lot, within 25 feet of the rear limit of the lot or within 15 feet of the side boundaries of the lot. O. Reg. 483/71, s. 5.
- 6. No accessory building may be erected within 25 feet of the front limit of the lot, within 5 feet of the rear limit of the lot or within 5 feet of the side boundaries of the lot except as provided by section 7. O. Reg. 483/71, s. 6.
- 7. Notwithstanding section 6 of this Order, where a limit of a lot abuts navigable waters, an accessory building may be erected to the limit which so abuts. O. Reg. 483/71, s. 7.

DALTON BALES Minister of Municipal Affairs

Dated at Toronto, this 27th day of October, 1971.

(2014)

THE PLANNING ACT

O. Reg. 484/71.

Zoning Order—District of Parry Sound.

Made-October 27th, 1971. Filed-November 15th, 1971.

ORDER MADE UNDER THE PLANNING ACT

ZONING ORDER-DISTRICT OF PARRY SOUND

- 1. This Order applies to the following parcels of land within the Territorial District of Parry Sound:
 - 1. Registered Plan Number 283 for the geographic Township of Patterson, registered in the Registry Office for the Registry Division of the Territorial District of Parry Sound.
 - 2. Registered Plan Number M333 for the geographic Township of McKenzie, registered in the Office of Land Titles for the Territorial District of Parry Sound.
 - 3. Registered Plan Number M334 for the geographic Township of Patterson, registered in the Office of Land Titles for the Territorial District of Parry Sound.
 - 4. Registered Plan Number M335 for the geographic Township of Patterson, registered in the Office of Land Titles for the Territorial District of Parry Sound.
 - 5. Registered Plan Number M336 for the geographic Township of Patterson, registered in the Office of Land Titles for the Territorial District of Parry Sound. O. Reg. 484/71, s. 1.
- 2. No land may be used and no building or structure may be erected, altered or used except for summer cottage purposes, but this section shall not prevent the use of any land for park, highway or gardening purposes. O. Reg. 484 /71, s. 2.
- 3. Not more than one single-family summer cottage together with such accessory buildings as are commonly used in connection with a summer cottage may be erected or used on each lot shown on the plans referred to in section 1 of this Order. O. Reg. 484 /71, s. 3.
- 4.—(1) No summer cottage with a floor area of less than 320 square feet or with a ground coverage of more than 2,000 square feet may be erected or used.
- (2) No accessory building with a ground coverage of more than 1,000 square feet may be erected 48 or used. O. Reg. 484/71, s. 4.

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- 5. No summer cottage may be erected within 25 feet of the front limit of the lot, within 25 feet of the rear limit of the lot or within 15 feet of the side boundaries of the lot. O. Reg. 484/71, s. 5.
- 6. No accessory building may be erected within 25 feet of the front limit of the lot, within 5 feet of the rear limit of the lot or within 5 feet of the side boundaries of the lot except as provided by section 7. O. Reg. 484/71, s. 6.
- 7. Notwithstanding section 6 of this Order, where a limit of a lot abuts navigable waters, an accessory building may be erected to the limit which so abuts. O. Reg. 484/71, s. 7.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 27th day of October, 1971.

(2015) 48

THE PLANNING ACT

O. Reg. 485/71.
Zoning Order—District of Sudbury.
Made—October 27th, 1971.
Filed—November 15th, 1971.

ORDER MADE UNDER THE PLANNING ACT

ZONING ORDER— DISTRICT OF SUDBURY

- 1. This Order applies to the following parcels of land within the Territorial District of Sudbury:
 - Registered Plan Number M943 for the geographic Township of Emo, registered in the Office of Land Titles for the Territorial District of Sudbury.
 - Registered Plan Number M944 for the geographic Township of Strathearn, registered in the Office of Land Titles for the Territorial District of Sudbury. O. Reg. 485/71, s. 1.
- 2. No land may be used and no building or structure may be erected, altered or used except for summer cottage purposes, but this section shall not prevent the use of any land for park, highway or gardening purposes. O. Reg. 485 [71, s. 2.
- 3. Not more than one single-family summer cottage together with such accessory buildings as are commonly used in connection with a summer cottage may be erected or used on each lot shown on the plans referred to in section 1 of this Order.

 O. Reg. 485/71, s. 3.

- 4.—(1) No summer cottage with a floor area of less than 320 square feet or with a ground coverage of more than 2,000 square feet may be erected or used.
- (2) No accessory building with a ground coverage of more than 1,000 square feet may be erected or used. O. Reg. 485/71, s. 4.
- 5. No summer cottage may be erected within 25 feet of the front limit of the lot, within 25 feet of the rear limit of the lot or within 15 feet of the side boundaries of the lot. O. Reg. 485/71, s. 5.
- 6. No accessory building may be erected within 25 feet of the front limit of the lot, within 5 feet of the rear limit of the lot or within 5 feet of the side boundaries of the lot except as provided by section 7. O. Reg. 485/71, s. 6.
- 7. Notwithstanding section 6 of this Order, where a limit of a lot abuts navigable waters, an accessory building may be erected to the limit which so abuts. O. Reg. 485/71, s. 7.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 27th day of October, 1971.

(2016)

THE PLANNING ACT

O. Reg. 486/71. Zoning Order—District of Nipissing. Made—October 27th, 1971. Filed—November 15th, 1971.

ORDER MADE UNDER THE PLANNING ACT

ZONING ORDER—DISTRICT OF NIPISSING

- 1. This Order applies to the following parcels of land within the Territorial District of Nipissing:
 - Registered Plan Number M427 for the geographic Township of Macpherson, registered in the Office of Land Titles for the Territorial District of Nipissing.
 - Registered Plan Number M433 for the geographic Township of Joan, registered in the Office of Land Titles for the Territorial District of Nipissing.
 - Registered Plan Number M434 for the geographic Township of Askin, registered in the Office of Land Titles for the Territorial District of Nipissing.

- Registered Plan Number M436 for the geographic Township of Gladman, registered in the Office of Land Titles for the Territorial District of Nipissing. O. Reg. 486/71, s. 1.
- 2. No land may be used and no building or structure may be erected, altered or used except for summer cottage purposes, but this section shall not prevent the use of any land for park, highway or gardening purposes. O. Reg. 486/71, s. 2.

O. Reg. 486/71

- 3. Not more than one single-family summer cottage together with such accessory buildings as are commonly used in connection with a summer cottage may be erected or used on each lot shown on the plans referred to in section 1 of this Order. O. Reg. 486/71, s. 3.
- 4.—(1) No summer cottage with a floor area of less than 320 square feet or with a ground coverage of more than 2,000 square feet may be erected or used.
- (2) No accessory building with a ground coverage of more than 1,000 square feet may be erected or used. O. Reg. 486/71, s. 4.
- 5. No summer cottage may be erected within 25 feet of the front limit of the lot, within 25 feet of the rear limit of the lot or within 15 feet of the side boundaries of the lot. O. Reg. 486/71, s. 5.
- 6. No accessory building may be erected within 25 feet of the front limit of the lot, within 5 feet of the rear limit of the lot or within 5 feet of the side boundaries of the lot except as provided by section 7. O. Reg. 486/71, s. 6.
- 7. Notwithstanding section 6 of this Order, where a limit of a lot abuts navigable waters, an accessory building may be erected to the limit which so abuts. O. Reg. 486/71, s. 7.

Dalton Bales
Minister of Municipal Affairs

Dated at Toronto, this 27th day of October, 1971.

(2017)

THE PLANNING ACT

O. Reg. 487/71.
Zoning Order—District of Algoma.
Made—October 27th, 1971.
Filed—November 15th, 1971.

ORDER MADE UNDER THE PLANNING ACT

ZONING ORDER—DISTRICT OF ALGOMA

1. This Order applies to the following parcels of land within the Territorial District of Algoma:

- Registered Plan Number H647 for the geographic Township of Havilland, registered in the Registry Office for the Registry Division of the Territorial District of Algoma.
- Registered Plan Number M281 for the geographic Township of Township 150, registered in the Office of Land Titles for the Territorial District of Algoma. O. Reg. 487/71, s. 1.
- 2. No land may be used and no building or structure may be erected, altered or used except for summer cottage purposes, but this section shall not prevent the use of any land for park, highway or gardening purposes. O. Reg. 487 /71, s. 2.
- 3. Not more than one single-family summer cottage together with such accessory buildings as are commonly used in connection with a summer cottage may be erected or used on each lot shown on the plans referred to in section 1 of this Order. O. Reg. 487 /71, s. 3.
- 4.—(1) No summer cottage with a floor area of less than 320 square feet or with a ground coverage of more than 2,000 square feet may be erected or used.
- (2) No accessory building with a ground coverage of more than 1,000 square feet may be erected or used. O. Reg. 487/71, s. 4.
- 5. No summer cottage may be erected within 25 feet of the front limit of the lot, within 25 feet of the rear limit of the lot or within 15 feet of the side boundaries of the lot. O. Reg. 487/71, s. 5.
- 6. No accessory building may be erected within 25 feet of the front limit of the lot, within 5 feet of the rear limit of the lot or within 5 feet of the side boundaries of the lot except as provided by section 7. O. Reg. 487/71, s. 6.
- 7. Notwithstanding section 6 of this Order, where a limit of a lot abuts navigable waters, an accessory building may be erected to the limit which so abuts. O. Reg. 487/71, s. 7.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 27th day of October, 1971.

(2018) 48

THE GAME AND FISH ACT

O. Reg. 488/71.

Open Seasons—Deer, Moose and Black Bear. Made—November 3rd, 1971.

Filed—November 16th, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT

- Section 5 of Ontario Regulation 49/71, as amended by section 1 of Ontario Regulation 325/71, section 1 of Ontario Regulation 348/71 and section 1 of Ontario Regulation 427/71, is further amended by striking out "and" at the end of clause f, adding "and" at the end of clause g and adding thereto the following clause:
 - (h) paragraph 5 of Schedule 13, paragraph 1 of Schedule 16 and Schedule 17 from the 25th day of October, 1971 to the 30th day day of October, 1971, both inclusive.
- Section 6 of Ontario Regulation 49/71 is revoked and the following substituted therefor:
- **6.** Only bows and arrows may be used to hunt deer in the parts of Ontario described in,
 - (a) schedules 1, 2 and 3 during the periods mentioned in clause a of section 5:
 - (b) Schedule 6 during the periods mentioned in clause b of section 5; and
 - (c) paragraph 5 of Schedule 13, paragraph 1 of Schedule 16 and Schedule 17 during the period mentioned in clause h of section 5.
 - Section 6a of Ontario Regulation 49/71, as made by section 2 of Ontario Regulation 427/71, is revoked and the following substituted therefor:
- 6a. Only shotguns may be used to hunt deer in,
 - (a) the County of Huron;
 - (b) the townships of Pickering, Reach and Uxbridge in the County of Ontario;
 - (c) the townships of Asphodel, North Monaghan and Otonabee in the County of Peterborough; and
 - (d) the townships of Essa, Flos, Sunnidale, Tiny and Tosorontio in the County of Simcoe.
- 4. Subsection 5 of section 7 of Ontario Regulation 49/71, as made by section 3 of Ontario (2019)

Regulation 427 /71, is revoked and the following substituted therefor:

- (5) The parts of Ontario described in paragraphs 1, 2, 3 and 4 of Schedule 16 are designated as parts in which no person shall use or be accompanied by a dog while hunting deer from the 1st day of November, 1971, to the 3rd day of November, 1971, both inclusive.
 - Schedule 16 to Ontario Regulation 49/71, as made by section 5 of Ontario Regulation 427/71, is revoked and the following substituted therefor:

Schedule 16

- 1. The County of Grey except the Township of Keppel.
 - 2. The County of Huron.
- 3. The townships of Pickering, Reach and Uxbridge in the County of Ontario.
- 4. The townships of Essa, Flos, Sunnidale, Tiny and Tosorontio in the County of Simcoe.
- 5. The part of the Township of Matchedash in the County of Simcoe, composed of,
 - (i) lots 20 to 23, both inclusive, in Concession II,
 - (ii) lots 19 to 27, both inclusive, in Concession III,
 - (iii) lots 15 to 27, both inclusive, in Concession IV,
 - (iv) lots 17 to 27, both inclusive, in Concession V,
 - (v) lots 15 to 26, both inclusive, in Concession VI,
 - (vi) lots 9 to 21, both inclusive, in Concession VII.
 - (vii) lots 3 to 18, both inclusive, in Concession VIII,
 - (viii) lots 1 to 16, both inclusive, in Concession IX,
 - (ix) lots 1 to 11, both inclusive, in Concession X,
 - (x) lots 1 to 10, both inclusive, in Concession XI,
 - (xi) lots 1 to 8, both inclusive, in Concession XII, and
 - (xii) lots 1 to 4, both inclusive, in Concession XIII.

010)

THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

O. Reg. 489/71.

Eggs.

Made—November 3rd, 1971.

Filed—November 17th, 1971.

REGULATION MADE UNDER THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

EGGS

INTERPRETATION

1. In this Regulation,

- "black rot" means a condition in which the interior of an egg appears partially or wholly black in colour;
- "blood clot" means a streak or clot of blood on the yolk or in the white;
- "blood ring" means a ring of blood on the yolk;
- 4. "blood spot" means a small particle of blood on the yolk or in the white;
- 5. "bloody egg" means an egg through which blood is diffused:
- "box" means a container made to contain fifteen dozen eggs in individual compartments designed to prevent the eggs being damaged in handling;
- "candling" means examination of the internal condition of an egg by rotating it in front of or over a source of light that illuminates the contents;
- 8. "carton" means a container made to contain six, twelve, eighteen, twenty-four or thirty eggs with separate compartments for each egg, and includes a divisible carton;
- "case" means a container made to contain thirty dozen eggs in compartments designed to prevent the eggs from being damaged in handling;
- "cold stored eggs" means eggs held in a cold storage room at temperatures between 29 and 35 degrees Fahrenheit;
- "consumer" means a person who buys eggs for use by himself and his household and not for resale;
- 12. "container" means any case, box, carton or other receptacle in which eggs are packed;

- 13. "delivery" means transfer from one premises to another for any purpose;
- 14. "dirt" means any foreign matter adhering to the shell of an egg;
- "domestic hen" means the hen of the domestic chicken of the species Gallus domesticus;
- 16. "dried egg" means egg from which the shell and water content have been removed;
- 17. "egg" means an egg of a domestic hen in the shell;
- "egg-grading station" means premises for the grading, packing and marking of eggs under this Regulation;
- "egg product" means frozen egg or liquid egg;
- "eggs for processing" means eggs sold or delivered for purposes of freezing or drying;
- "frozen egg" includes frozen whole egg, frozen egg yolk and frozen egg white;
- 22. "grass yolk" means a condition in which the yolk is green or olive in colour;
- "leaker" means an egg that is cracked with the inner membrane ruptured and from which the contents are leaking;
- 24. "liquid egg" means whole egg, egg yolk or egg white in liquid form, exclusive of the shell;
- "operator" means a person who operates an egg-grading station and includes the owner;
- 26. "processor" means a person who operates an egg product station;
- "producer" means a person who sells, ships or transports no eggs other than eggs produced on his own farm;
- "red rot" means a condition in which the yolk sac is ruptured permitting mixture of the yolk and white;
- 29. "retailer" means any person who offers or has in possession for sale, or sells eggs to a consumer:
- "sour rot" means a condition in which the egg shows a bubbly condition at the air cell line and an extremely prominent yolk;
- "spot rot" means a condition in which a mould spot or spots is apparent inside the shell or along cracks in the shell;

- "stain" means any discolouration on the shell other than dirt;
- "stuck yolk" means a condition in which the yolk membrane adheres to the shell;
- "undergrade" means below the standard for the grade claimed;
- 35. "white rot" means a condition in which the yolk is covered with a light-coloured crust, the white is watery, and the smell when the egg is broken is putrid;
- "wholesaler" means any person who sells eggs,
 - (a) to a retailer;
 - (b) to any person in quantities of fifteen dozen or more for use as food or in a food product; or
 - (c) to a processor. O. Reg. 489/71, s. 1.

APPLICATION

- 2. This Regulation does not apply to eggs used for the purpose of incubation. O. Reg. $489\,/71$, s. 2.
- **3.**—(1) Sections 4 to 39 apply only to eggs of the domestic hen other than eggs for processing.
- (2) Sections 40 to 52 apply only to eggs of the domestic hen for processing...O. Reg. $489\,/71$, s. 3.

EGGS FOR HUMAN CONSUMPTION

- **4.**—(1) No person shall sell or offer for sale within Ontario eggs for human consumption except eggs graded, packed and marked in accordance with this Regulation.
- (2) Where eggs have been packed in a box, case or carton and marked with a grade, the eggs shall be deemed to be graded.
- (3) Where eggs are stored on the premises of a retailer, whether or not in view of the public, the eggs shall be deemed to be for sale.
- (4) No person shall sell, offer for sale, ship or transport ungraded eggs from any place to any other place except to,
 - (a) an egg-grading station; or
 - (b) a first receiver of eggs for the purpose of identifying the eggs of each producer and shipping or transporting them to an egggrading station. O. Reg. 489/71, s. 4.

GRADES, GRADE NAMES AND STANDARDS

- **5.**—(1) There shall be five grades of shell eggs having the following grade names:
 - 1. Canada A1.
 - 2. Canada A.
 - 3. Canada B.
 - 4. Canada C.
 - 5. Canada C Process.
- (2) The standards for each grade established under subsection 1 are as prescribed in section 6. O. Reg. 489/71, s. 5.

CANADA A1

- **6.**—(1) Canada A1 shell eggs are eggs that have the following characteristics:
 - 1. On candling the egg shows,
 - (a) a small, round, well centred yolk;
 - (b) an indistinct yolk shadow;
 - (c) an absence of mottled or grass yolks, visible germ spots, meat spots, blood spots, congealed albumen or other visible defect or abnormal condition; and
 - (d) an air cell that is not more than ½ of an inch in depth and is immobile.
 - 2. The shell is,
 - (a) clean;
 - (b) sound; and
 - (c) normal in shape and free from rough areas and ridges.
 - 3. The weight, when graded for the size named in column 1 of the Table is not less than the weight in column 2, but is less than the weight, if any, in column 3 as follows:

TABLE

Column 1	Column 2	Column 3
Extra Large Size	2½ ounces	
Large Size	2 ounces	
Medium Size	1¾ ounces	2 ounces
Small Size	1½ ounces	13/4 ounces

CANADA A

- (2) Canada A shell eggs are eggs that have the following characteristics:
 - 1. On candling the egg shows,
 - (a) a round, reasonably well centred yolk;
 - (b) an indistinct yolk outline;
 - (c) an absence of mottled or grass yolk, germ development, meat spots, congealed albumen, or other readily visible defect or abnormal condition: and
 - (d) an air cell that is not more than 3/16 of an inch in depth and is immobile.
 - 2. The shell,
 - (a) is clean;
 - (b) is sound;
 - (c) is practically normal in shape;
 - (d) may have rough areas and ridges other than heavy ridges; and
 - (e) may have not more than three stain spots each of which has an area equivalent to not more than ½ of an inch by 1/16 of an inch.
 - 3. The weight, when graded for the size named in column 1 of the Table is not less than the weight, if any, in column 2, but is less than the weight, if any, in column 3 as follows:

TABLE

Column 2	Column 3
21/4 ounces	
2 ounces	
1¾ ounces	2 ounces
1½ ounces	1¾ ounces
	1½ ounces
	2½ ounces 2 ounces 1¾ ounces

CANADA B

(3) Canada B shell eggs are eggs which do not comply with the standards for a grade higher than Canada B and have the following characteristics:

- 1. On candling the egg,
 - (a) shows a round or moderately oblong yolk that floats freely within the shell:
 - (b) may show a distinct yolk outline;
 - (c) shows an air cell not more than 3/8 of an inch in depth;
 - (d) may show very slight germ development; and
 - (e) does not show grass yolk, meat spots, blood spots or congealed albumen.
- 2. The shell,
 - (a) is sound;
 - (b) may show dirt spots of an aggregate area of not more than 1/16 square inch;
 - (c) may show stain spots of an aggregate area of not more than ½ square inch;
 and
 - (d) may be slightly abnormal in shape and may have rough areas and definite ridges.
- 3. The weight is not less than 13/4 ounces.

CANADA C

- (4) Canada C shell eggs are eggs which do not comply with the standards for a grade higher than Canada C other than Small Size or Peewee Size and have the following characteristics:
 - 1. On candling the egg,
 - (a) may show a prominent yolk outline;
 - (b) may show a yolk which is definitely oblong in shape but which does not adhere to the shell membrane:
 - (c) may show an air cell of any size and floating air cells;
 - (d) may show definite germ spots; and
 - (e) may show meat or blood spots of less than ½ inch diameter and a moderate grass yolk.

2. The shell,

(a) may show dirt spots of an aggregate area of not more than 1/16 square inch;

- (b) may show stain spots of an aggregate area of not more than ½ of the shell surface; and
- (c) is free of cracks.

CANADA C PROCESS

(5) Canada C Process shell eggs are eggs which meet the standards of Canada C grade except that they may be cracked but the internal contents are not leaking.

REJECTS

- (6) Eggs of the domestic hen which do not comply with the standards prescribed in this Regulation for Canada A1, Canada A, Canada B, Canada C or Canada C Process and which.
 - (a) have a musty or foreign odour;
 - (b) have been in an incubator;
 - (c) are leakers;
 - (d) on candling show any defect such as black rot, blood clot, blood ring, bloody egg, foreign material, red rot, spot rot, sour rot, stuck yolk or white rot; or
 - (e) have been removed from a slaughtered hen,

shall be rejected and the eggs so rejected shall be known as Rejects. O. Reg. 489/71, s. 6.

7. No person shall purchase or sell, or offer for sale, or ship or transport Rejects for use as food, or in the preparation of food, for human consumption. O. Reg. 489/71, s. 7.

LICENCES

LICENCE TO OPERATE AN EGG-GRADING STATION

- **8.**—(1) No person shall operate an egg-grading station without a licence therefor from the Commissioner.
- (2) An application for a licence for the operation of an egg-grading station shall be in Form 1.
- (3) A licence for the operation of an egg-grading station shall be in Form 2.
- (4) The fee for a licence shall be \$1 and shall be forwarded with the application for the licence.
- (5) A licence shall not be transferable and shall remain in force unless suspended or revoked by the Commissioner or the licensee ceases to operate the egg-grading station. O. Reg. 489/71, s. 8.

LICENCES FOR REJECTS

- **9.**—(1) No person shall sell or offer for sale Rejects without a licence to sell Rejects from the Commissioner.
- (2) An application for a licence to sell Rejects shall be in Form 3.
 - (3) A licence to sell Rejects shall be in Form 4.
 - (4) A licence to sell Rejects shall,
 - (a) be issued without charge;
 - (b) not be transferable; and
 - (c) remain in force unless suspended or revoked by the Commissioner for any violation of the Act or this Regulation.
- (5) The conditions under which a licence to sell Rejects shall be issued are as follows:
 - (a) that the holder of the licence make a record with respect to the sale of all Rejects showing,
 - the name and address of each purchaser of each lot of Rejects sold,
 - (ii) the quantity of eggs in each lot, and
 - (iii) the date of selling,

and retain the record for not less than 90 days from the making thereof; and

- (b) that the holder of the licence mark all containers in which he ships or transports Rejects on both ends with the word "REJECTS" in letters at least ³/₄ of an inch high. O. Reg. 489/71, s. 9.
- 10.—(1) No person shall purchase or otherwise obtain Rejects in any quantities amounting to more than fifteen dozen eggs in any calendar month without a licence to purchase Rejects from the Commissioner.
- (2) An application for a licence to purchase Rejects shall be in Form 5.
- (3) A licence to purchase Rejects shall be in Form 6.
 - (4) A licence to purchase Rejects shall,
 - (a) be issued without charge;
 - (b) not be transferable; and
 - (c) remain in force unless suspended or revoked by the Commissioner for any violation of the Act or this Regulation.

- (5) The condition under which a licence to purchase Rejects shall be issued is that the holder of the licence furnish to the Commissioner a statement showing,
 - (a) the quantities of all Rejects purchased or otherwise obtained during each calendar month;
 - (b) the name and address of the person from whom the Rejects were purchased or otherwise obtained, and the date of purchasing or otherwise obtaining the Rejects; and
 - (c) the purpose for which the Rejects were purchased or otherwise obtained,

not later than the 15th day of the month next following. O. Reg. 489/71, s. 10.

- 11. No person other than a producer shall operate premises where eggs for human consumption within Ontario are graded, packed and marked, except premises constructed, maintained and operated in compliance with the following conditions:
 - The buildings that comprise the station are of sound construction, clean, sanitary and in good repair.
 - Separate rooms of sufficient size are provided for,
 - (a) the grading, packing and marking of eggs;
 - (b) the holding of eggs after grading;
 - (c) if applicable, the preparation of egg product for further processing.
 - The floors, walls, ceilings, partitions, posts, doors and other parts of the rooms of the station are of a material, construction and finish that permit easy and thorough cleaning of the station.
 - 4. The station has dressing rooms and lavatories that are,
 - (a) adequately equipped;
 - (b) well lit and ventilated; and
 - (c) separate and apart from any room used for grading, packing or handling of shell eggs.
 - The station is adequately protected against the entrance of flies, ants, rodents and other vermin.
 - The size and arrangement of the rooms and equipment is adequate to accommodate the volume of product handled in the station.

- 7. There is no passageway from any room in the station to any room or premises used for the manufacturing, storing or holding of any commodity that may emit odours which may affect the flavour or taste of eggs.
- The area in which eggs are to be graded is darkened sufficiently to permit efficient candling.
- 9. Mechanical refrigeration equipment that is,
 - (a) suitable for cooling and holding eggs and of sufficient capacity for those purposes; and
 - (b) available to the operator of the egggrading station for those purposes,

is located in the station.

- The grading room is equipped with an accurate thermometer.
- 11. The holding room is equipped with an accurate thermometer and an accurate hygrometer.
- The grading room is equipped with satisfactory equipment for candling and accurately weighing shell eggs. O. Reg. 489/71, s. 11.
- 12. Egg-grading stations shall be operated in accordance with the following rules:
 - 1. All equipment and all parts of the station are kept in good repair and maintained in a clean and sanitary condition.
 - All reasonable precautions are taken to keep the station free of flies, ants, rodents and other vermin.
 - No commodity or product that may emit odours which may affect the flavour or taste of eggs is stored or held on the premises of a station.
 - The grading room is equipped with satisfactory appliances for candling and weighing eggs and the station is equipped with check weights for testing weighing machines or scales.
 - 5. No alteration, other than repair, is made to the station or to any principal piece of equipment therein unless the material and information that would be required, if the operator were applying for a licence for the station, has been submitted to and approved by the Commissioner.

- One person employed in the station is designated by the operator as the person primarily responsible for ensuring that the sanitary requirements imposed by this Regulation are strictly maintained.
- No number purporting to be a licence number assigned to the station pursuant to this Regulation is used except the number assigned to the station pursuant to section 8.
- 8. The temperature of the room in which eggs are held during the grading is maintained at a temperature not exceeding 65 degrees Fahrenheit, and the temperature of the room in which eggs are held prior to and after grading is maintained at a temperature not exceeding 55 degrees Fahrenheit.
- The outer clothing of all persons employed in the processing, packing or other handling of eggs is clean and sanitary.
- 10. Every person employed in the station in the handling, grading or packing of eggs washes his hands, and rinses them thoroughly in a non-irritating disinfectant solution, each day before commencing his duties, each time during the day that he returns to duty after having left it temporarily and immediately after handling any inedible egg or inedible egg product.
- 11. The relative humidity in the room where eggs are held after grading is maintained at not less than 70 per cent and not more than 85 per cent. O. Reg. 489/71, s. 12.
- 13. The grading of eggs shall be done by or under the supervision of graders who, in the opinion of an inspector, are capable of grading eggs in accordance with this Regulation. O. Reg. 489/71, s. 13.
- 14.—(1) Where premises have been inspected and found to comply with sections 11 and 12, the person operating the premises may apply to the Commissioner for a licence to operate the premises as an egg-grading station.
- (2) No person other than the licensee shall use the number of the licence on any box, case or carton.
- (3) The operator of an egg-grading station shall place his licence number on every box and case of eggs graded and packed at his egg-grading station.
- (4) Where the operator of an egg-grading station packs eggs in cartons and the cartons have not marked thereon the name or the brand name of a retailer and his address, he shall place his licence number on each carton.

- (5) No person other than the operator of an egggrading station shall buy or receive ungraded eggs from a first receiver of eggs. O. Reg. 489/71, s. 14.
- 15. All eggs graded in accordance with this Regulation by a producer shall be graded, packed and marked only in premises that are clean and sanitary and equipped with adequate cooling facilities. O. Reg. 489/71, s. 15.
- 16. All eggs received by an egg-grading station shall be graded, packed and marked in accordance with this Regulation unless such eggs are to be shipped or conveyed to another egg-grading station or egg product station. O. Reg. 489/71, s. 16.

PACKING

- 17. All cartons, cases and boxes in which eggs are packed, or containers in which cartons are packed shall be clean and sound in construction. O. Reg. 489/71, s. 17.
- 18. Cartons used for the packing of eggs shall be new. O. Reg. $489\,/71$, s. 18.
- Containers used for the packing of shell eggs shall be,
 - (a) of a size that provides a firm and compact package for the quantity of eggs packed;
 - (b) sufficiently strong and durable to protect the eggs from the hazards that they may reasonably be expected to encounter during handling and distribution;
 - (c) manufactured from a material that will not adversely affect the eggs packed therein; and
 - (d) closed in a manner commonly recognized in respect of the type of container. O. Reg. 489 /71, s. 19.
- 20. For the purposes of section 17 "clean" means free from dust, dirt, residue of egg or shell and of all markings, tags or portions thereof and staples applied in connection with a previous shipment. O. Reg. 489/71, s. 20.

MARKINGS

Cartons

- 21.—(1) Every carton containing eggs graded and packed at an egg-grading station or by a producer shall be marked in the manner prescribed herein to denote.
 - (a) the grade name for the grade and the size designation assigned to the eggs in accordance with this Regulation;
 - (b) the word "eggs";

- (c) the number of eggs; and
- (d) the name and address of,
 - (i) the producer who graded and packed the eggs,
 - (ii) the egg-grading station at which the eggs were graded or packed and the licence number thereof,
 - (iii) the head office of the operator of the egg-grading station at which the eggs were graded or packed, or
 - (iv) if the eggs were graded and packed for a wholesaler or retailer, the wholesaler or retailer.
- (2) Every carton of eggs packed by a retailer and bearing a grade name established by this Regulation shall be marked in the manner prescribed herein to denote the name of the grade of eggs, the size designation and the name and address of the retailer.
- (3) Cartons of eggs for export are exempt from the requirements of subsection 2. O. Reg. 489/71, s. 21.
- **22.**—(1) The markings on cartons of eggs shall be clear, legible and applied as follows:
 - On a carton other than the divisible type the grade name, the size designation and the word "eggs" shall be placed on the top of the carton.
 - 2. On a divisible carton,
 - (a) the word "eggs" shall be placed on the top of the carton; and
 - (b) the grade name and size designation shall be placed on the top of the carton on one section of the carton and either on the side or the top of the carton on the other sections of the carton.
 - The other required markings may appear on the top or the side of the carton.
- (2) The grade names and size designations established herein shall be used on cartons in the manner prescribed in Schedule 1.
- (3) Notwithstanding subsection 2, the maple leaf shall not be used to outline the grade mark for Grades Canada C, Canada C Process and Reject eggs. O. Reg. 489/71, s. 22.

Cases, Boxes and Containers

23.—(1) Each outer container of graded eggs that are graded or packed at an egg-grading station shall

be marked in the manner prescribed herein to identify the name of the grade, the size designation of the eggs and the licence number of the egg-grading station.

- (2) Each outer container of graded eggs that are graded or packed by a producer shall be marked in the manner prescribed in this Regulation to identify the name of the grade, the size designation of the eggs and the name and address of the producer. O. Reg. 489/71, s. 23.
- 24.—(1) The name of the grade and the size designation of the eggs packed in an outer container shall be shown only in the form prescribed in Schedule 1.
- (2) The licence number of the egg-grading station or the name and address of the producer that graded and packed the eggs shall be shown below the grade name and size designation. O. Reg. 489/71, s. 24.
 - 25. The markings required by section 24 shall be,
 - (a) printed, stamped or stencilled in a central location on at least one end or one side of the container; or
 - (b) printed on a tag securely affixed to one end or one side of the container. O. Reg. 489/71, s. 25.
- 26. The tags referred to in section 25 shall be at least 334 inches by 7 inches and the colour of the tags shall be, for,
 - (a) Canada A-1, purple;
 - (b) Canada A Extra Large Size, red;
 - (c) Canada A Large Size red;
 - (d) Canada A Medium Size, green;
 - (e) Canada A Small Size, white;
 - (f) Canada A Peewee Size, white;
 - (g) Canada B, blue;
 - (h) Canada C, yellow;
 - (i) Canada C Process, yellow; and
 - (j) Rejects, brown.

O. Reg. 489/71, s. 26.

27. Notwithstanding section 23, where cartons of eggs are packed in a container and the markings on the cartons are readily visible and legible, the container is not required to be marked. O. Reg. 489/71, s. 27.

28. Any information required by this Regulation to be marked on a container shall be marked thereon in a colour that stands out against the colour of the background on which the information appears. O. Reg. 489/71, s. 28.

GRADE TOLERANCES

- 29. For variations incidental to the grading, packing and handling of eggs, a tolerance shall be allowed at the rate of not more than,
 - (a) eight eggs in each fifteen dozen eggs at the egg-grading station where the eggs were packed;
 - (b) eight eggs in each fifteen dozen eggs at any place where eggs are received from egggrading stations for the purpose of inspection thereof; and
 - (c) twelve eggs in each pack of fifteen dozen eggs at any place other than places mentioned in clauses a and b but, in the count of eggs that do not comply with the standards for the grade shown on the grade mark, the following shall not be included:
 - Four eggs having shell soiling greater than allowed in standards for the grade, or weighing less than required in standards for the grade, where the eggs comply with the standards for the next lower grade.
 - Six eggs having cracked shells when in the possession of any person after delivery from the shipper thereof.
 Reg. 489/71, s. 29.

ADVERTISING

- **30.**—(1) No person shall advertise eggs for sale unless the advertisement contains a statement in a prominent position therein setting out the grade of the eggs advertised.
- (2) No person shall, in any advertisement offering eggs for sale,
 - (a) make any untrue, deceptive or misleading statement or implication; or
 - (b) use words or phrases that are misleading to a purchaser,

in respect of the quality or size of the eggs.

- (3) No person shall, in any advertisement offering eggs for sale, state or use words or phrases implying,
 - (a) that the eggs of a grade advertised are superior in condition or quality to eggs of the grade under this Regulation;

- (b) that Canada B eggs, Canada C eggs or eggs that have been in cold storage are fresh; or
- (c) that eggs other than those graded as Canada A1 are "New Laid". O. Reg. 489/71, s. 30.

UNGRADED EGGS

- 31. No person shall ship or transport ungraded eggs in containers unless each container has marked on at least one end thereof the words "UNGRADED EGGS—FOR SHIPMENT ONLY" in block letters not less than 3/4 of an inch high. O. Reg. 489/71, s. 31.
- 32.—(1) Eggs that have been in storage may be shipped or transported to an egg-grading station without grading or inspection.
- (2) No person shall ship or transport eggs that have been in storage unless each container bears the words "ungraded out of storage" in letters not less than ½ of an inch high, stamped or stencilled,
 - (a) over the grade mark, if any; or
 - (b) if no grade mark shows, on the ends of the container. O. Reg. 489/71, s. 32.

RECORDS

- 33.—(1) The operator shall maintain and is responsible for complete records showing,
 - (a) the number of eggs in each producer's lot delivered to his egg-grading station; and
 - (b) the grades of all eggs in each producer's lot.
- (2) The operator shall retain one copy of each bench report at the egg-grading station for a period of ninety days from the making thereof. O. Reg. 489/71, s. 33.

EGGS OF PRODUCERS IDENTIFIED

- 34. Every first receiver of eggs who ships or delivers ungraded eggs to an egg-grading station shall clearly identify the eggs from each producer in the shipment by.
 - (a) packing them in separate containers;
 - (b) placing each producer's eggs in a separate end of a case or in separate fillers; or
 - (c) packing and identifying them in some other satisfactory manner. O. Reg. 489/71, s. 34.

GRADING STATEMENTS

35.—(1) The operator of an egg-grading station shall furnish to the person who shipped the ungraded

eggs to the egg-grading station not later than seven days after the date of receipt of the eggs,

- (a) where the shipper is the producer, one copy of the grading statement; and
- (b) where the shipper is a first receiver of eggs, two copies of the grading statement.
- (2) Where the ungraded eggs in a shipment under clause b of subsection 1 were produced by more than one producer and the eggs of each producer were identified, the operator shall furnish to the first receiver of eggs two copies of the grading statement in respect of each producer.
- (3) Every first receiver of eggs shall retain for a period of ninety days one copy of each grading statement received from an egg-grading station.
- (4) Where a shipper was a first receiver of eggs, he shall send one copy of the grading statement in respect of each producer's lot to the producer.
- (5) Every operator shall retain at his egg-grading station one copy of each grading statement for a period of ninety days.
- (6) The grading statement shall be in Form 7. O. Reg. 489/71, s. 35.
- 36. The first receiver of eggs shall, not later than fourteen days after the date of receipt of the eggs, furnish to the producer,
 - (a) the grading statement for the eggs; and
 - (b) a statement showing,
 - (i) the name and address of the first receiver of eggs,
 - (ii) the date of the statement,
 - (iii) the name and address of the producer,
 - (iv) the number of dozens of eggs received.
 - (v) the date of receipt of the eggs,
 - (vi) the amount, and the rate for each dozen, paid in any advance payment,
 - (vii) the manner of making advance payment, whether in cash, in merchandise or on account,
 - (viii) the number of eggs graded into each grade, and
 - (ix) the price to be paid for each grade. O. Reg. 489/71, s. 36.

PAYMENT FOR EGGS

- 37.—(1) Ungraded eggs bought or received on consignment by the operator of an egg-grading station shall be deemed to have been bought on the basis of the grades shown on the grading statement.
- (2) No operator shall pay for ungraded eggs bought or received on consignment by him on any basis other than on the basis of the grades shown on the grading statement.
- (3) Where there is no price differential between the prices paid for eggs of more than one grade, the eggs shall be deemed to have been bought on a basis other than a grade basis. O. Reg. 489/71, s. 37.
- 38. No person other than the operator of an egggrading station shall buy or receive ungraded eggs from a first receiver of eggs. O. Reg. 489/71, s. 38.
- 39.—(1) Where the first receiver of eggs or the operator of an egg-grading station makes a payment on account to the producer at the time the first receiver of eggs or the operator receives the eggs, the amount of the payment shall not exceed 80 per cent of the total value of the eggs computed at the price for Canada B eggs.
- (2) The first receiver of eggs or the operator, as the case may be, shall,
 - (a) where a payment on account has not been made, make payment for the eggs; and
 - (b) where a payment on account has been made, make final settlement for the eggs,

not later than fourteen days after the date of receipt of the eggs.

(3) The payment or the final settlement, as the case may be, shall accompany the grading statement and the statement to the producer under section 36. O. Reg. 489/71, s. 39.

EGGS FOR PROCESSING

- 40. No person shall store, purchase, sell, offer for sale, ship or transport egg product for human consumption within Ontario except egg product graded, packed and marked in accordance with sections 41 to 52. O. Reg. 489/71, s. 40.
 - 41. The grades for egg product are,
 - (a) Canada A, consisting of egg product that,
 - (i) shows no evidence of mould or foreign odour,
 - (ii) is free from foreign matter and shell,
 - (iii) is well emulsified,

- (iv) has a smooth texture,
- (v) on analysis shows a total viable bacterial count of not more than 100,000 a gram,
- (vi) in the case of egg-whites, produces a foam volume of 800 cubic centimetres from 127 grams of eggwhites when subjected to a whipping test.
- (vii) meets the requirements of section 43,
- (viii) when tested by the vacuum-oven method, has egg solids for the product in column 1 of the Table not less than the percentage of egg solids in column 2 as follows:

TABLE

ITEM No.	Column 1	Column 2
1	whole yolk	25 per cent
2	egg-yolk	43 per cent
3	egg-whites	11.5 per cent

- (b) Canada B, consisting of egg product that does not comply with the standards for Canada A and that,
 - shows no evidence of mould or objectionable odour,
 - (ii) is free from foreign matter and contains not more than one-half of 1 per cent by weight of shell,
 - (iii) on analysis shows a total viable lacterial count of not more than 250,000 a gram,
 - (iv) meets the requirements of section 43, and
 - (v) when tested by the vacuum-oven method, has egg solids for the product in column 1 of the Table not less than the percentage of egg solids in column 2 as follows:

TABLE

ITEM No.	Column 1	Column 2
1	whole egg	23 per cent
2	egg-yolk	40 per cent
3	egg-whites	10.5 per cent

- (c) Canada C, consisting of egg product that does not comply with the standards for Canada A or Canada B and that.
 - shows no evidence of mould or objectionable odour,
 - (ii) on analysis shows a total viable bacterial count of not more than 1,000,000 a gram,
 - (iii) in the case of egg product made from egg-yolk, contains not less than 35% solid by weight, and
 - (iv) meets the requirements of section 43. O. Reg. 489/71, s. 41.
- 42. Where ingredients have been added to whole egg, egg-yolk or egg-whites, the products resulting from the addition of the ingredients shall comply with section 41 except that the minimum percentage of egg-solids in column 2 of the Table in clause a, or column 2 of the Table in clause b, as the case may be, may be decreased in the proportion that the ingredients bear to the products resulting from the addition of the ingredients. O. Reg. 489/71, s. 42.
- **43.**—(1) The following requirements are prescribed for every grade of egg product:
 - It shall have been prepared wholly from shell eggs that were free from excessive stain, dirt or other foreign matter and none of which was an inedible egg.
 - 2. It shall be clean and otherwise suitable for human consumption.
 - It shall not contravene any provision of the Food and Drugs Act (Canada) or any regulation made thereunder.
 - It shall be free from foreign matter and as free from egg shell as the exercise of reasonable care and diligence in its preparation can make it.
 - It shall be of smooth texture and well blended.
 - It shall be negative for viable Salmonella bacteria.
- (2) For the purpose of paragraph 6 of subsection 1, egg product shall be deemed to be negative for viable Salmonella bacteria if no viable Salmonella bacteria is found when the egg product is tested therefor in a manner approved by the Director, Plant Product Division, Production and Marketing Branch, Canada Department of Agriculture. O. Reg. 489/71, s. 43.

44. Where egg product does not comply with section 41, 42 or 43, the container of the egg product shall be marked on the side and on the lid with the words "not for human consumption" in letters not less than 1½ inches high and printed with indelible ink. O. Reg. 489/71, s. 44.

LICENCE TO OPERATE AN EGG PRODUCT STATION

- 45.—(1) No person shall operate an egg product station without a licence therefor from the Commissioner.
- (2) An application for a licence for the operation of an egg product station shall be in Form 8.
- (3) A licence for the operation of an egg product station shall be in Form 9.
- (4) The fee for a licence is \$1 and shall be forwarded with the application for a licence.
- (5) A licence is not transferable and remains in force until suspended or revoked by the Commissioner or until the licensee ceases to operate the egg product station. O. Reg. 489/71, s. 45.

GRADING, PACKING AND MARKING

- 46.—(1) No person shall operate premises where eggs are broken and processed into egg product for human consumption within Ontario, except premises constructed, maintained and operated in compliance with the following conditions:
 - Any room in which eggs are broken has a smooth floor impervious to liquid and smooth, washable walls and ceilings.
 - Any room in which eggs are broken is used only for the purpose of breaking eggs during the season when egg-breaking is in operation, and the room is separated by partitions from rooms used for any purpose other than egg-breaking.
 - All windows and doors giving direct access to any room in which eggs are broken is provided with screens and all doors are equipped with automatic self-closing devices.
 - Every table has a smooth top of monel metal or stainless steel and is constructed so that it may be thoroughly cleaned.
 - The size and arrangement of the premises of any room in which eggs are broken, graded, packed and marked is adequate for the operations required.
 - Toilet facilities are so located that no opening from the room in which the toilet facilities are located opens directly into any room in which eggs are broken.

- Every room in which toilet facilities are located is provided with odourless soap and paper towels.
- Any room in which eggs are broken is equipped with one or more tanks having compartments for the washing, rinsing and sterilizing of utensils used in egg-breaking operations.
- 9. Proper sanitary equipment is provided for,
 - (a) draining all utensils after washing, rinsing and sterilizing them; and
 - (b) holding, without nesting, all trays, knives and cups used in egg-breaking operations, and all pails that may be used to contain broken eggs.
- Any overhead conveyors of eggs are installed so as to avoid contamination of eggs after breaking them.
- Filters or centrifugal clarifiers are provided through which all broken eggs shall pass for removal of shell and foreign matter.
- 12. All metal equipment and utensils, including cups and pails, that may come into contact with broken eggs are free from rough soldering, rust spots, dents, open seams or other defects that prevent or hinder thorough cleansing.
- Proper containers are provided for the disposal of Rejects.
- Premises are clean, in a sanitary condition and free from odours and are adequately ventilated for removal of objectionable odours.
- 15. All utensils and equipment used in eggbreaking operations or that may come into contact with broken eggs are washed by brushing in a detergent solution that is capable of removing any part of a broken egg, rinsed in clear water and immersed for not less than one minute in a sterilizing solution composed of hypochlorite and water in the proportions of one part of hypochlorite to 10,000 parts of water or in a sterilizing solution having equivalent sterilizing effect.
- Paper hand-towels only are provided for every person engaged in breaking eggs at the egg-breaking table.
- 17. Clean, sterilized egg-breaking utensils are provided for every person engaged in breaking eggs at the commencement of eggbreaking operations and after each recess therefrom, and after a Reject is broken.

- 18. Each container of eggs that does not comply with the provisions of this section is removed from the room in which eggs are broken within two hours after it is brought into the room.
- Containers with smooth metal surfaces are provided for egg shells and are cleaned and disinfected at least once each day.
- 20. Shells are disposed of frequently so that no offensive odours result in the room in which eggs are broken.
- Containers of broken eggs are not permitted to stand on the floor of a room in which eggs are broken.
- 22. All persons employed in a room in which eggs are broken are required to wash their hands thoroughly before entering the room and immediately after breaking a Reject.
- 23. No person known to be infected with a communicable disease listed in Table 1 of Regulation 703 of Revised Regulations of Ontario, 1970 is permitted to enter for any purpose a room in which eggs are broken or to be in contact with eggs.
- 24. Any room in which freezing of eggs is done is clean, in a sanitary condition and free from objectionable odours.
- 25. Smoking and the chewing of tobacco or gum are not permitted in any room where exposed liquid egg is being prepared, processed or otherwise handled.
- 26. The outer clothing of all persons employed in the processing, packing or other handling of eggs is clean and sanitary and such persons wear caps, nets or other suitable headwear that prevents hair from getting into the egg product.
- 27. All egg product intended to be held in liquid form is cooled to a temperature not higher than 40° Fahrenheit within two hours from the time of preparation and is held at that temperature or less.
- (2) Where premises have been inspected and found to comply with subsection 1, the person operating the premises may apply to the Commissioner for a licence to operate the premises as an egg product station.
- (3) No person other than the person to whom a licence is issued shall use the number of the licence on any container of frozen egg.
- (4) The operator of an egg product station shall place his licence number on every container of egg product graded and packed at his egg product station. O. Reg. 489/71, s. 46.

47. No person shall pack egg product in any container other than a new, clean container of metal or of paperboard. O. Reg. 489 /71, s. 47.

MARKINGS

- 48.—(1) In sections 49 to 51, "lot" when used in respect of egg product means the amount of egg product produced during a day at an egg product station.
- (2) In section 50 "approved" when used in respect of the amount of ingredients added to frozen egg means approved under regulations made under the Food and Drugs Act (Canada). O. Reg. 489/71, s. 48.
- 49. Each operator of an egg product station shall identify each lot of frozen egg by numbers or letters, or both, to show the day, month and year during which the lot was produced. O. Reg. 489/71, s. 49.
- 50.—(1) Marks on containers of egg product shall consist of,
 - (a) the words "Canadian Whole Egg Product", "Canadian Egg-Yolk Product" or "Canadian Egg-Whites Product", as the case may be, on the lid or on the side of the container;
 - (b) when other ingredients are added to egg product,
 - (i) the words "with approved percentage of added" appearing immediately after the words specified in clause a and
 - (ii) the names of the ingredients appearing after the word "added";
 - (c) the grade name on the side of the container as specified in Schedule 2, in letters not less than ½ of an inch high for the word "Canada" and in letters not less than ¾ of an inch high for the letter indicating the grade;
 - (d) the licence number of the processor; and
 - (e) the words "Lot No." followed by the number or letters, or both, to show the day, month and year during which the lot was produced, to be in letters of the same size and to be in one line.
- (2) Marks on containers of egg product shall appear prominently on the container and, if one or more containers are packed in a master container, the marks prescribed in subsection 1 shall appear on both the container and the master container.
- (3) The name or brand name under which egg product is sold may appear anywhere on the con-

tainer but no wording shall separate the wording prescribed in clause a from the wording in clause b of subsection 1, and the name or brand name shall not be of such a size or arrangement as to obscure the marks prescribed in subsection 1.

(4) Any person may state in figures on a container of egg product a guaranteed minimum solidscontent but the figures shall not be for an amount less than the minimum amount for the grade under section 41. O. Reg. 489/71, s. 50.

SAMPLING AND INSPECTION

- 51.—(1) At the time of production of each lot of egg product or at any time while it is in storage, an inspector shall select and mark at least 1 per cent of the containers of each day's production in each egg product station.
- (2) The processor shall store the containers selected and marked by the inspector under subsection 1 so that the inspector may have ready access to them for the purpose of taking samples.
- (3) No later than one month after the date that a lot of egg product is placed in storage, and by arrangement with the processor, the inspector shall draw from the egg product stored for analysis cores from not more than ten containers, for the purpose of making one composite analytical sample.
- (4) The inspector shall make at least two composite analytical samples from the lots of egg product produced in each week.
- (5) The sample or samples taken from each lot of egg product shall be frozen and shall be stored in the same room as the remainder of the containers in the lot.
- (6) The inspector shall test for solids-content of both samples made from each lot of egg product under subsection 4 by means of a refractometer and where any test shows the solids-content to be below the grade marked on the container, the processor may request the inspector to have the sample analyzed for solids-content by the vacuum-oven method at a laboratory at the expense of the processor.
- (7) Where any composite sample representing more than one lot of egg product falls below the grade under which the product was packed, the inspector shall, at the request of the processor, resample each lot for the purpose of making another analysis.
- (8) The inspector shall report to the Commissioner the results of tests made under subsection 6 and shall inform the processor of the lot numbers of the containers of egg product that have been marked with the grade found on analysis.

- (9) Every processor shall, not later than Tuesday in each week, furnish to the Commissioner for the week ending with the Saturday preceding, a statement showing,
 - (a) the number of containers in each lot of egg product during the week and the number of each lot;
 - (b) the total number of pounds of whole egg, egg-yolk and egg-whites, produced during the week; and
 - (c) the total number of cases of each grade of eggs broken during the week. O. Reg. 489/71, s. 51.
- 52. No person shall sell, offer or display for sale, ship or transport egg product for human consumption if the egg product is below the standard for Canada C or produced from Rejects. O. Reg. 489/71, s. 52.

DETENTION

- 53. Where an inspector detains any eggs or egg product that does not comply with the Act and this Regulation, he shall attach to one box, case or carton in each lot of eggs, or one container in each lot of egg product under detention a numbered detention tag in Form 10 and no person shall sell, offer for sale, move or allow or cause to be moved the eggs or boxes, cases or cartons of eggs, or containers of egg product, as the case may be, in the lot or remove the detention tag without the written authority of an inspector or of the Commissioner. O. Reg. 489/71, s. 53.
- 54. Immediately after placing any eggs or egg product under detention, the inspector shall deliver or mail.
 - (a) to the owner or his agent, a notice of detention in Form 11; and
 - (b) when the eggs or egg product are in premises other than those of the owner, to the person in possession of the eggs or egg product a copy of the notice of detention in Form 11. O. Reg. 489/71, s. 54.
- 55. When an inspector is satisfied that any eggs or egg product under detention comply with the Act and this Regulation he may release the eggs or egg product from detention by,
 - (a) removing the detention tag; and
 - (b) issuing a notice of release from detention in Form 12 and delivering or mailing it to the owner or his agent with a copy thereof to the person in possession of the premises, if other than the owner. O. Reg. 489/71, s. 55.

SUSPENSION OR CANCELLATION OF LICENCES

- **56.**—(1) The Commissioner may, after a hearing, suspend or revoke a licence for any contravention of the Act or of this Regulation by the licensee.
- (2) Before holding a hearing, the Commissioner shall send by registered mail to the licensee at his address shown on his application for the licence a notice.
 - (a) giving the details of the alleged violation and the nature of the evidence in support thereof; and
 - (b) appointing the date, time and place for the hearing.
- (3) The Commissioner shall allow at least seven clear days between the date of sending the notice and the date of the hearing.
- (4) If the licensee fails to attend the hearing on the date and at the time and place appointed, the hearing may proceed and a decision may be made in his absence.
- (5) At the hearing, the licensee is entitled to hear the evidence against him, to cross-examine thereon, to call witnesses in his behalf and to present his argument.
- (6) The licensee may be represented at the hearings by counsel or by an agent.
- (7) Where the Commissioner decides to suspend the licence, the period of suspension shall not be longer than thirty days. O. Reg. 489/71, s. 56.

GRADING CERTIFICATE

- 57. When an inspector inspects before shipment eggs or egg product and at the request of the shipper, the inspector may issue a grading certificate in Form 13. O. Reg. 489/71, s. 57.
- **58.** Regulation 565 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 489/71, s. 58.

Schedule 1

MARKINGS ON CARTONS AND CONTAINERS OF EGGS

1. Where a grade name prescribed by this Regulation is applied to a carton of eggs the grade name shall be shown enclosed within a design of a maple leaf as illustrated in the following example:



- The size declaration shall appear in close proximity to the maple leaf.
- 3. The design, proportions and position of the maple leaf, the letter indicating the grade and the word "Canada" in relation to each other, shall be as shown in section 1 of this Schedule but, subject to sections 5 and 6, the size of the maple leaf and grade name may be varied from the size as shown.
- 4. Where the maple leaf is in colour the word "Canada" and the "grade letter" shall be of such contrasting colour so as to stand out against the colour of the maple leaf.
- 5. Except as otherwise approved by the Commissioner, the height of the letters in the word "Canada" shall be not less than $\frac{1}{8}$ of an inch and the height of the letters denoting the grade and the size designation shall be not less than $\frac{1}{4}$ of an inch in height.
- 6. All other required markings except the word "eggs" shall be in letters at least ½ of an inch in height, except that they shall be not larger than the letters denoting the grade name.
- 7. The grade name and size designation shall appear on a container other than a carton in the same manner as prescribed for a carton, except that,
 - (a) in the case of the word "Canada", the height of the letters shall be not less than \(\frac{1}{\sqrt{4}}\) of an inch: and
 - (b) in the case of the grade name and the size designation, the height of the letters shall be not less than a ½ inch.
- 8. All other required markings shall be in letters at least $\frac{1}{2}$ of an inch in height, except that they shall be not larger than the letters denoting the grade name. O. Reg. 489/71, Sched. 1.

Schedule 2

MARKINGS ON CONTAINERS OF EGG PRODUCT

1. Where a grade name is marked on a container of egg product, the grade name shall be shown enclosed within a design of a maple leaf as illustrated in the following example:



2. The design of the maple leaf, its proportions
and position, the letter indicating the grade and
the word "Canada" in relation to each other, shall
be as shown in section 1 of this Schedule, but,
subject to section 50 of this Regulation, the size of
the maple leaf and the grade name may be varied
from the size as shown.

- 3. Where the maple leaf is in colour, the colour shall be,
 - (a) for Canada A Red;
 - (b) for Canada B Blue; and
 - (c) for Canada C Brown,

To The Live Stock Commissioner.

and the grade name shall be of a colour that stands out against the colour of the maple leaf. O. Reg. 489/71, Sched. 2.

Form 1

The Live Stock and Live Stock Products Act

APPLICATION FOR A LICENCE FOR OPERATION OF AN EGG-GRADING STATION

Parliament Buildings, Foronto.
(name of applicant)
(address)
applies for a licence for the operation of an egg- grading station under <i>The Live Stock and Live Stock</i> <i>Products Act</i> and the regulations, and in support of this application the following facts are stated:
1. Business address of applicant
2. Name of egg-grading station
3. Location of egg-grading station
(lot and concession, municipality, county)
4. Owner of egg-grading station(give name of
person, partnership or corporation, and if partnership, give names of all partners)
5. The premises of the egg-grading station comply with the regulations.

(signature of applicant)

Ву																								
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	I	oa	ır	t	n	e	r	sl	ni	p	•	o	r	C	0	r	p	0	r	a	ti	o	n	ı)

O. Reg. 489/71, Form 1.

(name)

Form 2

The Live Stock and Live Stock Products Act

LICENCE FOR OPERATION OF AN EGG-GRADING STATION

Under The Live Stock and Live Stock Products Act and the regulations, and subject to the limitations thereof, this licence is issued to......

(address)

for the operation of an egg-grading station at

This licence is not transferable.

This licence shall remain in force unless suspended or revoked by the Commissioner, or the holder hereof ceases to operate the egg-grading station.

Live Stock Commissioner

O. Reg. 489/71, Form 2.

Form 3

The Live Stock and Live Stock Products Act

EGGS

APPLICATION FOR LICENCE TO SELL REJECTS

Parliament Buildings,
Toronto.

(name of applicant)

To The Live Stock Commissioner,

(address)

applies for a licence to sell Rejects under The Live Stock and Live Stock Products Act and the regulations,

and in support of this application the following facts	Form 5					
	The Live Stock and Live Stock Products Act					
1. Location of premises of applicant	EGGS					
2. Owner of premises(give name of person,	APPLICATION FOR LICENCE TO PURCHASE REJECTS					
partnership or corporation, and if partnership,	To The Live Stock Commissioner, Parliament Buildings,					
give names of all partners.)	Toronto.					
3. Name under which business is carried on	(name of applicant)					
4. The applicant has complied with the regulations.	(address)					
Date	applies for a licence to purchase Rejects under The Live Stock and Live Stock Products Act and the regulations, and in support of this application the following facts are stated:					
(signature of applicant) O. Reg. 489/71, Form 3.	Location of premises of applicant Owner of premises					
•	(give name of person,					
Form 4	partnership or corporation, and if partnership,					
The Live Stock and Live Stock Products Act	give names of all partners.)					
EGGS	3. Name under which business is carried on					
LICENCE TO SELL REJECTS						
Under The Live Stock and Live Stock Products Act and the regulations, and subject to the limitations	4. The applicant has complied with the regulations.					
chereof, this licence is issued to (name)	Date					
	(signature of applicant)					
(address)	O. Reg. 489/71, Form 5.					
to sell Rejects.						
This licence is not transferable.	Form 6					
This licence shall remain in force unless suspended or revoked by the Commissioner.	The Live Stock and Live Stock Products Act					
issued at Toronto, the day of,	EGGS					
19	LICENCE TO PURCHASE REJECTS					
Live Stock Commissioner	Under The Live Stock and Live Stock Products Act and the regulations, and subject to the limitations thereof, this licence is issued to,					
O. Reg. 489/71, Form 4.	(name)					

(address)			Canada A Medium Size				
to purchase Rejects.			Canada A Small Size				
This licence is not transferable.			Canada A Peewee Size				
This licence shall remain in force	nnless si	spended	Canada B				
or revoked by the Commissioner.			Canada C				
Issued at Toronto, the day of	of	,	Canada C Process				
19			Rejects				
Live Stock Co	ommissi	oner	Total				
O. Reg.	489/71,	Form 6.	Date of payment				
Form 7			O. Reg. 489/71,	Form 7			
The Live Stock and Live Stock	D 1 4	. 4.4					
	Proaucis	S ACI					
EGGS	C C C C	DADED	Form 8				
GRADING STATEMENT OF E		KADED	The Live Stock and Live Stock Products	Act			
1. Name and address of operato	or of egg	g-grading	EGGS				
station			STATION				
2. Licence number			To The Live Stock Commissioner,				
3. Date of grading			Parliament Buildings, Toronto.				
4. Name and address of seller of	eggs	• • • • • • •					
			(name of applicant)				
5. Date of delivery of eggs to egg	g-gradin	g station	(address)				
			applies for a licence for the operation of	of an eq			
6. Quantity of eggs delivered			product station under <i>The Live Stock and Products Act</i> and the regulations and in s	Live Stoc			
7. (a) amount paid on account	(if any) to first	this application the following facts are sta	ated:			
receiver of eggs \$			Business address of applicant				
(b) rate of payment per dozen	of eggs		2. Name of egg product station				
8. Number of eggs graded into price to be paid per dozen for			3. Location of egg product station	••••			
	No.	Price Per	4. Owner of egg product station(giv	e name			
	Dozen	Dozen	person, partnership or corporation	, and			
Canada A Extra Large Size							
Canada A Large Size			partnership, give names of all partners	s.)			

J. Reg. 409/11	10 diletite oio:				
5. The premises of the egg product station comply with the regulations.	Under The Live Stock and Live Stock Products Act and the regulations, I have placed under detention,*				
(signature of applicant)	(a) the eggs in the lot of eggs included with the box, case or carton; or				
By (title of person signing if a partnership or corporation)	(b) egg product included with the container, to which this tag is attached, described as follows:				
O. Reg. 489/71, Form 8.					
Form 9					
The Live Stock and Live Stock Products Act					
EGGS					
LICENCE FOR OPERATION OF AN					
EGG PRODUCT STATION	Date				
Under The Live Stock and Live Stock Products Act and the regulations, and subject to the limitations thereof, this licence is issued to	*Section 53 of the Regulation reads as follows:				
(name)	53. Where an inspector detains any eggs or egg product that does not comply with the Act and this Regulation, he shall attach to one box, case or carton in each lot of eggs, or one container in each lot of egg product under detention a numbered detention tag in Form 10 and no person shall sell, offer for sale, move or allow or cause to be moved the				
(address)					
or the operation of an egg product station at	eggs or boxes, cases or cartons of eggs, or containers of egg product, as the case may be, in the lot or remove the detention tag without the written				
(location)	authority of an inspector or of the Commissioner.				
This licence is not transferable.	O. Reg. 489 /71, Form 10.				
This licence shall remain in force unless suspended or revoked by the Commissioner, or the holder thereof ceases to operate the egg product station.					
Issued at Toronto, the day of,	Form 11				
19	The Live Stock and Live Stock Products Act				
17	EGGS				
Live Stock Commissioner	NOTICE OF DETENTION				
O. Reg. 489/71, Form 9.	Place Date				
	To(name) (address)				
Form 10	(**************************************				
The Live Stock and Live Stock Products Act	You are hereby notified that the lot of eggs or egg product described below has been placed under detention:				
EGGS					
EGGS OR EGG PRODUCT UNDER DETENTION					

and that Tag No has been attached to	Form 13						
one box, case or carton, or container, of the lot of eggs or egg product.	The Live Stock and Live Stock Products Act						
You are hereby authorized to move the eggs or egg	EGGS						
product for correction to							
Reason for detention	GRADING CERTIFICATE ISSUED BY INSPECTOR						
This Notice of Detention was(state whether	Certificate No						
delivered or mailed)	Name of Shipper Date						
and(state whether copy was delivered or mailed to	Point of Inspection Lot No						
the person in possession)	Place of Inspection Route						
(signature of inspector)	Car No						
O. Reg. 489/71, Form 11.	Car No						
Form 12	I certify that I inspected the lots of eggs or egg product described below and found the eggs or egg product in accordance with the grades stated:						
The Live Stock and Live Stock Products Act	-						
EGGS							
NOTICE OF RELEASE FROM DETENTION							
Place Date	Destination of shipment						
To Address	C. d. in a deal little of the binness						
You are hereby notified that the lot of eggs or egg	Containers and conditions for shipment						
product placed under detention at(place of detention)							
on to one box, (date of detention)	(signature of inspector)						
carton, or case or container, of which Tag No.							
was attached, has been released from detention.	O. Reg. 489/71, Form 13						
This Notice of Release from Detention was							
(state whether delivered or mailed)							
(signature of inspector)							

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 490/71.

Sittings of the General Sessions of the Peace and Sittings of the County and District Courts Made—November 16th, 1971. Filed—November 17th, 1971.

ORDER

Pursuant to the provisions of The General Sessions Act and of The County Courts Act.

1. IT IS ORDERED that the sittings of the court of general sessions of the peace and sittings of the county and district courts for the trial of issues of fact and assessment of damages with or without a jury shall be held in each year, in each of the counties and districts commencing on the dates shown hereunder:

County, District or Judicial District	Place of Sittings	Commencement of Sittings					
Algoma	Sault Ste. Marie	Second Monday of February, June and November					
Brant	Brantford	First Monday in April and October					
Bruce	Walkerton	First Monday in June and December					
Cochrane	Cochrane	First Monday in May and November					
Dufferin	Orangeville	Fourth Monday in May and the first Monday in December					
Elgin	St. Thomas	Last Monday in May and November					
Essex	Windsor	First Monday in April and October					
Frontenac	Kingston	First Monday in June and the third Monday in November					
Grey	Owen Sound	First Monday in June and second Monday in November					
Haldimand	Cayuga	First Monday in June and December					
Halton	Milton	Fourth Monday in May and third Monday in November					
Hastings	Belleville	Fourth Monday in May and the third Monday in November					
Huron	Goderich	First Monday in June and December					
Кепога	Kenora	Second Monday in March and September					
Kent	Chatham	Second Monday in May and the third Monday in November					
Lambton	Sarnia	First Monday in June and December					
Lanark	Perth	Last Monday in May and November					

County, District or Judicial District

Place of Sittings Commencement of Sittings

Leeds & Grenville

Sittings Brockville

Lennox & Addington

Napanee

First Monday in June and December

Manitoulin

C D

First Monday in June and December

Gore Bay

Last Monday in May and the third Tuesday in October

Middlesex

London

Third Monday in March, third Monday in May

and the last Monday in October

Muskoka

Bracebridge

Fourth Monday in May and November

Niagara North

St. Catharines

First Monday in February, first Monday in June and October

Niagara South

Welland

First Monday in June and the third Monday in

November

Nipissing

North Bay

First Tuesday in May and the third Tuesday in September

Norfolk

Simcoe

First Monday in April and October

Last Monday in May and November

Ontario

Oxford

Whitby

Last Monday in May and the third Monday in

November

Ottawa-Carleton

Northumberland & Durham

Ottawa Woodstock First Monday in February, April and October

First Monday in June and the third Monday in November

Parry Sound

Parry Sound

First Monday in June and December

November

Peel

Perth

Brampton

Stratford

Second Monday in February, June and

Movember

Peterborough

Peterborough

Last Monday in May and November
First Monday in April and November

Prescott & Russell

L'Orignal

First Monday in June and December

Prince Edward

Picton

First Monday in June and December

Rainy River

Fort Frances

Third Tuesday in March and September

Renfrew

Pembroke

First Monday in May and November

Simcoe

Barrie

First Monday in April and October

Stormont, Dundas and

Glengarry

Cornwall

First Monday in June and December

Sudbury

Sudbury

First Monday in May and the first Tuesday in

November

Timiskaming

Haileybury

First Monday in June and December

Thunder Bay

Thunder Bay

First Monday in May and December

O. Reg. 490/71

THE ONTARIO GAZETTE

3441

County, District or

Place of Sittings

Commencement of Sittings

Judicial District

Lindsay

Third Monday in May and the first Monday in December

Waterloo

Victoria

Kitchener

First Monday in May and November

Wellington

Guelph

Third Monday in May and the third Monday in

November

Wentworth

Hamilton

Fourth Wednesday in February, first Wednesday in May, first Wednesday in September and the

fourth Wednesday in November

York

Toronto

First Monday in December, March and May and

the second Monday in September

O. Reg. 490/71, s. 1.

SITTINGS OF THE COUNTY AND DISTRICT COURTS FOR THE TRIAL OF ISSUES OF FACTS AND ASSESSMENT OF DAMAGES WITHOUT A JURY

2. The sittings of the county and district courts for the trial of issues of fact and assessment of damages, without a jury shall be held in each year, in each of the counties and districts commencing on the dates shown:

County, District or Judicial District

Place of Sittings

Commencement of Sittings

Algoma

Sault Ste. Marie

First Tuesday in January, March, May, Septem-

ber and November

Brant

Brantford

First Monday in June and December

Bruce

Walkerton

First Monday in April and October

Cochrane

Timmins and Cochrane

First Monday of January, March and September at Cochrane and the first Monday of February, April, June, October and December at Timmins

Dufferin

Orangeville

Fourth Monday in March and the first Monday

in October

Elgin

St. Thomas

Last Monday in March and September

Essex

Windsor

Third Monday in February and the first

Monday in June and October

Frontenac

Kingston

First Monday in April and October

Grey

Owen Sound

First Monday in April and October

First Monday in April and October

Haldimand Halton

Cayuga Milton

First Monday in February, March, April, May,

October and November

County, District or **Judicial District**

Place of Sittings

Commencement of Sittings

Belleville

First Monday in April and October

Hastings Huron

Goderich

Second Tuesday in April and October

Kenora

Kenora

First Tuesday in each month except July and

August

Kent

Chatham

Fourth Monday in March and the first Monday in

October

Lambton Lanark

Sarnia Perth

First Monday in March and October First Monday in April and October

Leeds & Grenville

Brockville

First Monday in April and October

Lennox & Addington

Napanee

First Monday in April and October

Manitoulin

Gore Bay

*Last Monday in May and the third Tuesday in October

Middlesex

London

First Monday in February, second Tuesday in

April and the first Monday in October

Muskoka

Bracebridge

Fourth Monday in May and November First Monday in April and November

Niagara North Niagara South St. Catharines

Welland

First Monday in April and October

Nipissing

North Bay

*First Tuesday in May and the third Tuesday in

September

Norfolk

Simcoe

First Monday in June and December

Northumberland & Durham

Cobourg

First Monday in April and October

Ontario

Ottawa-Carleton

Whitby Ottawa First Monday in April and October First Monday in June and December

Oxford

Woodstock

First Monday in April and October

Parry Sound

Parry Sound

Last Monday in March and the first Monday in

October

Peel

Brampton

Second Monday in January, March, April, May,

June, September, October and December

Perth

Stratford

Last Monday in March and September

Peterborough

Peterborough

First Monday in March and the second Monday

in September

Prescott & Russell

L'Orignal

Last Monday in March and the first Monday

in October

Prince Edward

Picton

First Monday in April and October

County, District or Judicial District	Place of Sittings	Commencement of Sittings
Rainy River	Fort Frances	First Wednesday in each month except July and August
Renfrew	Pembroke	Last Monday in January and the second Monday in September
Simcoe	Barrie	Last Monday in May and the first Monday in November
Stormont, Dundas and Glengarry	Cornwall	First Monday in April and October
Sudbury	Sudbury	Second Tuesday in January, February, March, April and June, the first Tuesday in September, the second Tuesday in October and the first Tuesday in December
Timiskaming	Haileybury	First Monday in April and October
Thunder Bay	Thunder Bay	Second Monday in January, February, March, April, June, September and November
Victoria	Lindsay	First Monday in April and October
Waterloo	Kitchener	First Monday in March and the first Tuesday in September
Wellington	Guelph	Fourth Monday in March and September
Wentworth	Hamilton	*Fourth Wednesday in February, first Wednesday in May, first Wednesday in September and the

During all months of the year except July and August

Toronto

*The civil trials and assessments without a jury will follow the criminal list of the general sessions of the peace and the civil jury list. O. Reg. 490/71, s. 2.

3. When the commencement of the sittings falls on a holiday, the sittings shall commence on the day following. O.Reg. 490/71, s. 3.

> C. E. BENNETT Chief Judge of the County and District Courts of the Counties and Districts of Ontario.

fourth Wednesday in November

DATED at the City of Toronto in The Municipality of Metropolitan Toronto, this 16th day of November, 1971.

York

THE EXPROPRIATIONS ACT

O. Reg. 491/71.

Rules to be Applied for the Purposes of Subsection 1 of Section 33 of the Act.

Made—November 18th, 1971. Filed—November 19th, 1971.

REGULATION MADE UNDER THE EXPROPRIATIONS ACT

RULES TO BE APPLIED FOR THE PURPOSES OF SUBSECTION 1 OF SECTION 33 OF THE ACT

- 1.—(1) The amount of legal, appraisal and other costs shall be in the discretion of the taxing officer to be determined quantum meruit and in so doing the taxing officer may reduce the amount of, or disallow, any item of cost upon the ground that the same was not reasonable in amount or was not reasonably incurred.
- (2) Subject to subsection 1, legal costs shall be taxed, quantum meruit, by the taxing officer as on a taxation of costs as between solicitor and own client. O. Reg. 491/71, s. 1.

(2025)

8 (2026)

THE MINING TAX ACT

O. Reg. 492/71. Rates of Interest. Made—November 18th, 1971. Filed—November 19th, 1971.

REGULATION MADE UNDER THE MINING TAX ACT

RATES OF INTEREST

- 1.—(1) For the purposes of subsection 1 of section 23 of the Act, the rate of interest is 9 per cent per annum.
- (2) For the purposes of subsection 2 of section 23 of the Act, the rate of interest is,
 - (a) where the amount of tax paid is more than the amount shown on the notice of assessment issued under subsection 1 of section 11 of the Act, 4 per cent per annum; and
 - (b) where the amount of tax paid is more than the amount finally determined when an appeal is taken under section 10 of the Act, 7 per cent per annum. O. Reg. 492/71, s. 1.

Publications Under The Regulations Act

December 11th, 1971

THE PLANNING ACT

O. Reg. 493/71.
Rules of Procedure—
Consent Applications.
Made—November 5th, 1971.
Filed—November 22nd, 1971.

REGULATION MADE UNDER THE PLANNING ACT

RULES OF PROCEDURE— CONSENT APPLICATIONS

APPLICATIONS

- 1. An application for consent as mentioned in section 29 of the Act shall be submitted in duplicate in Form 1 to the secretary-treasurer of the committee of adjustment or land division committee. O. Reg. 493/71, s. 1.
- 2. The secretary-treasurer shall note the date of receipt on both copies of each application. O. Reg. 493/71, s. 2.

HEARING

- 3. The secretary-treasurer shall, by personal service or by regular or registered mail, give written notice of the time and place of the hearing on each application, together with a brief explanation of the nature of the application, not less than ten days prior to the day of the hearing to,
 - (a) the applicant;
 - (b) the clerk of the municipality;
 - (c) the clerk of the county, district municipality, metropolitan municipality or regional municipality where the land that is the subject of the application is located in a municipality that forms part of a county, district municipality, metropolitan municipality or regional municipality;
 - (d) the secretary-treasurer of each planning board having jurisdiction in the area in which the property that is the subject of the application is located;
 - (e) the medical officer of health, except where municipally owned and operated water and sanitary sewerage facilities are available to the land that is the subject of the application; and

- (f) to such other persons as the committee may direct. O. Reg. 493/71, s. 3.
- **4.** Where the notice of hearing is given to the applicant by regular or registered mail it shall be sent to the address of the applicant shown in the application. O. Reg. 493/71, s. 4.
- 5. Where a hearing is adjourned and the committee does not at the time of adjournment fix a time and place for the further hearing of the application and announce it to those in attendance, the chairman of the committee shall announce to those in attendance that notice of the time and place for the further hearing will be sent to only those persons who leave their names and addresses in writing with the secretary-treasurer and thereafter only such persons are entitled to notice of the further hearing. O. Reg. 493/71, s. 5.

RECORDS

6. The secretary-treasurer, or where the office of secretary-treasurer is vacant or he is unable to carry on his duties through illness or otherwise, some other person authorized by the committee shall attend all meetings and hearings and shall keep all applications submitted to the committee, minutes of all the committee's meetings and hearings, all correspondence addressed to the committee and all other records of the committee. O. Reg. 493/71, s. 6.

SUBMISSIONS TO THE MINISTER

- 7.—(1) In this section "submission" means documents that are required to be submitted to the Minister of Municipal Affairs in connection with each application to the committee.
- (2) Submissions shall be prefixed with the letter "B" and shall be numbered consecutively, commencing at "1" at the beginning of each calendar year, followed by an oblique stroke and the last two digits of the year. O. Reg. 493/71, s. 7.
- 8. Where the certificate required by subsection 20 of section 42 of the Act is affixed to a deed or other document relating to a transaction in respect of which a consent has been given such certificate shall be in Form 2 and otherwise shall be in Form 3. O. Reg. 493/71, s. 8.
- **9.** This Regulation comes into force on the 1st day of February, 1972. O. Reg. 493/71, s. 9.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 5th day of November, 1971.

Form 1

The Planning Act

(name of committee)
APPLICATION FOR CONSENT
1. Name of OwnerTel. No
2. Address
3. Name of agent (if any)
Tel. No
4. Address
NOTE: Unless otherwise requested, all communications will be sent to the agent, if any.
5. Type of transaction for which application for consent is being made: (Check appropriate space or spaces)
Agreement of sale and purchase
Conveyance
Mortgage or charge □
Other (specify)
6. Location of land:
Municipality
Concession NoLot
Registered Plan NoLot
7. Dimensions of land proposed to be severed:
Frontage
Average width
Average depth
Area
Area of land remaining

0.	Existing	use of land:
	• • • • • • • •	•••••
9.	Proposed applicati	d use of land that is the subject of this ion:
·10.	Proposed	d use of land to be retained:
11.	Water sı	upply:
	(a)	Is a municipally owned and operated piped-water supply available to the property? Yes \square No \square
	, ,	Is a municipally owned and operated piped-water supply available to the property? Yes \(\subseteq \text{No } \subseteq \) If "No", what other water supply is proposed?
	, ,	piped-water supply available to the property? Yes \(\scale \) No \(\scale \) If "No", what other water supply is
	, ,	piped-water supply available to the property? Yes \(\subseteq \text{No } \subseteq \) If "No", what other water supply is proposed?
	, ,	piped-water supply available to the property? Yes \(\subseteq \text{No } \subseteq \) If "No", what other water supply is proposed?
	, ,	piped-water supply available to the property? Yes \(\subseteq \text{No} \subseteq \) If "No", what other water supply is proposed?
12.	, ,	piped-water supply available to the property? Yes \(\subseterminds \text{No} \subseterminds \) If "No", what other water supply is proposed?
12.	(b) Sewage	piped-water supply available to the property? Yes \(\) No \(\) If "No", what other water supply is proposed?
12.	(b) Sewage (a)	piped-water supply available to the property? Yes \(\) No \(\) If "No", what other water supply is proposed? disposal: Are municipally owned and operated sanitary sewers available to the prop-
12.	(b) Sewage (a)	piped-water supply available to the property? Yes \(\) No \(\) If "No", what other water supply is proposed? disposal: Are municipally owned and operated sanitary sewers available to the property? Yes \(\) No \(\)
12.	(b) Sewage (a)	piped-water supply available to the property? Yes \(\) No \(\) If "No", what other water supply is proposed? disposal: Are municipally owned and operated sanitary sewers available to the property? Yes \(\) No \(\)

13. Access	:	
(4	a) The land that is the subject of this application is accessible by:	(d) Is any part of the land swampy? Yes □ No □ If "Yes" give details
	Name of road or street:	
	Is it a public travelled road or street?	
	Is it an unopened road	
	allowance?	
	Is it a private road or street?	(e) Is there visual evidence of erosion from water or wind action on any part of the land? Yes □ No □ If "Yes"
(1	b) If there is no access by road or street, what means of access is proposed?	give details:
	• • • • • • • • • • • • • • • • • • • •	
	•••••	
	•••••	15 Notice of 1 (2) (12)
applica	teristics of land that is the subject of this tion: (Indicate "Yes" or "No" in each and add explanatory comment, where oriate)	15. Nature and porosity of soil: (Where municipally owned and operated sanitary sewerage no available) (Indicate in this space the type o soil—clay,gravel, sand, rock, etc., and indicate porosity and drainage characteristics of the soil
(4	a) Is the land subject to flooding from a river, lake or other watercourse or body of water? Yes □ No □	•••••
	•••••	• • • • • • • • • • • • • • • • • • • •
		•••••
	•••••	 (1) Depth of soil: (Where municipally owned piped-water supply and sanitary sewerage not available).
	• • • • • • • • • • • • • • • • • • • •	(2) Does bedrock come within ten feet of the surface
(8)) Is the land subject to seasonal wetness? Yes \(\subseteq \ No \subseteq \)	of any part of the land? Yes \(\subseteq \text{No } \subseteq \text{If } \) "Yes" give details:
		•••••
	•••••	
	•••••	
(6	c) Is the ground-water level less than five feet from the surface of any part of the land at any time of the year? Yes \(\subseteq \text{No} \subseteq \text{If "Yes" give details:} \)	17.—(1) The applicant shall attach to each copy of his application a plan showing the following information:
		 The boundaries, with dimensions, of the land that is the subject of this application and the boundaries of all
	•••••	abutting land that is owned by the

has an interest.

- 2. The relationship of the boundaries of the land that is the subject of this application to the boundaries of the township lot or other original grant of which the land forms a part and to the boundaries of any abutting registered plan or plans.
- The nature of the existing uses of abutting land.
- The location, widths and names of the existing highways, streets or roads that abut the applicant's lands.
- 5. Natural (topographical) features, including contours, spot elevations or other description of land form, water-courses, swamps and wooded areas within or on land abutting the land that is the subject of this application.
- Artificial features, such as buildings, railways, highways, roads or streets, pipelines and drainage ditches within or on land abutting the land that is the subject of this application.
- Any rights of way or other easements on or over the subject lands or on or over abutting lands or that serve the subject lands.
- (2) Where required by the Committee of Adjustment or Land Division Committee, the plan mentioned in subsection 1 shall be signed by an Ontario land surveyor.

(signature of applicant or authorized agent)

Dated at the of this day of , 19....

Note: It is required that this application be filed in duplicate with the Secretary-Treasurer of the Committee of Adjustment or the Land Division Committee, as the case may be and be accompanied by a fee of \$........... in cash or by cheque made payable to the

solemnly declare that:

All above statements and the statements contained in all of the exhibits transmitted

herewith are true, and I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath.

Declared before me at the	
of	
in of ,	
thisday of	
A. D. 19	

A Commissioner, etc.

If signed by an agent, written authorization of the owner must accompany the application.

FOR OFFICE USE ONLY
Date received
Checked by
By-Law NoZoneZone
Official Plan Provisions
Designation in Canada Land Inventory
Committee File No
Committee Submission No
Hearing Date
Date notice of decision sent to applicant and to
Minister
O. Reg. 493/71, Form 1.

Form 2

The Planning Act

CERTIFICATE OF SECRETARY-TREASURER

Pursuant to subsection 20 of section 42 of The

Planning Act I certify that the consent of the

(Land Division Committee or Committee of Adjustment)

of the.....

ofwas given on

		٠.,	19	to	the
transaction to which the	within	inst	rument	rela	ites.
 S	ecreta:	 ry-1	reasure	· · · ·	
Dated this day of		•••		, 19	

Form 3

O. Reg. 493/71, Form 2.

The Planning Act

CERTIFICATE OF SECRETARY-TREASURER Pursuant to subsection 20 of section 42 of The Planning Act I certify that the consent of the

(Land Division Committee or Committee of Adjustment)

mortgage, etc.)

the following described lands: (set out full description of lands that are the subject of the consent)

Secretary-Treasurer

Dated this......19...

O. Reg. 493/71, Form 3.

(2056)

THE PLANNING ACT

O. Reg. 494/71.

Rules of Procedure—Minor Variance Applications. Made—November 5th, 1971. Filed—November 22nd, 1971.

REGULATION MADE UNDER THE PLANNING ACT

RULES OF PROCEDURE—MINOR VARIANCE APPLICATIONS

APPLICATIONS

- 1. An application under subsection 1 or 2 of section 42 of the Act shall be submitted in duplicate in Form 1 to the secretary-treasurer of the committee of adjustment. O. Reg. 494/71, s. 1.
- 2. The secretary-treasurer shall note the date of receipt on both copies of each application. O. Reg. 494/71, s. 2.

HEARING

- 3. The secretary-treasurer shall, by personal service or by regular or registered mail, give written notice of the time and place of the hearing of each application, together with a brief explanation of the nature of the application, not less than ten days prior to the day of the hearing to,
 - (a) the applicant:
 - (b) the clerk of the municipality;
 - (c) the clerk of the county, district municipality, metropolitan municipality or regional municipality where the land that is the subject of the application abuts a county, district, metropolitan or regional road;
 - (d) the secretary-treasurer of each planning board having jurisdiction in the area in which the property that is the subject of the application is located;
 - (e) the official responsible for issuing building permits;
 - (f) each person shown in the application to be an encumbrancer of the property that is the subject of the application;
 - (g) all assessed owners of land lying within 200 feet of any land or building that is the subject of the application; and
 - (h) any department or agency of the federal or provincial government, any other municipality and any other local board, commission or person that the committee directs. O. Reg. 494/71, s. 3.
- 4. Where the notice of hearing is given by regular or registered mail it shall be sent,
 - (a) in the case of the applicant or any encumbrancers, to the address given in the application; and
 - (b) in the case of assessed owners of land lying within 200 feet, to the address shown on the last revised assessment roll. O. Reg. 494 /71, s. 4.

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- 5. When notice is given in accordance with section 3 by personal service or by regular mail rather than by registered mail the secretary-treasurer shall, prior to the hearing on the application, place on file an affidavit or declaration duly sworn setting out the particulars of the service and such affidavit or declaration shall have attached thereto a copy or facsimile of the notice and a list of the names and addresses of all persons and agencies to whom such notice was given. O. Reg. 494/71, s. 5.
- 6. In addition to the notice required by section 3, the committee may direct that the secretary-treasurer publish notice of hearing in such manner as the committee determines. O. Reg. 494/71, s. 6.
- 7. Signed, written submissions shall be accepted by the secretary-treasurer prior to or during the hearing and such written submissions shall be available for inspection at the hearing by any interested person. O. Reg. 494/71, s. 7.
- 8. Where a hearing is adjourned and the committee does not at the time of adjournment fix a time and place for the further hearing of the application and announce it to those in attendance, the chairman of the committee shall announce to those in attendance that notice of the time and place for the further hearing will be sent only to those persons who leave their names and addresses in writing with the secretary-treasurer, and thereafter only such persons are entitled to notice of the further hearing. O. Reg. 494 /71, s. 8.

RECORDS

9. The secretary-treasurer, or where the office of secretary-treasurer is vacant or he is unable to carry on his duties through illness or otherwise, some other person authorized by the committee of adjustment, shall attend all meetings and hearings and shall keep all applications submitted to the committee, minutes of all the committee's meetings and hearings, all correspondence addressed to the committee, and all other records of the committee. O. Reg. 494/71, s. 9.

SUBMISSIONS TO THE MINISTER

- 10.—(1) In this section "submission" means documents that are required to be submitted to the Minister of Municipal Affairs in connection with each application to the committee.
- (2) Submissions shall be prefixed with the letter "A" and shall be numbered consecutively, commencing at "1" at the beginning of each calendar year, followed by an oblique stroke and the last two digits of the year. O. Reg. 494/71, s. 10.

11. This Regulation comes into force on the 1st day of February, 1972. O. Reg. 494/71, s. 11.

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 5th day of November, 1971.

Form 1

The Planning Act

APPLICATION FOR MINOR VARIANCE OR FOR PERMISSION

The undersigned hereby applies to the Committee

of Adjustment for the(name of municipality)
under subsection 1 or 2 of section 42 of <i>The Planning Act</i> for relief, as described in this application, from
By-Law No(as amended).
1. Name of Owner
Tel. No
2. Address
3. Name of Agent (if any)
Tel. No
4. Address
Note: Unless otherwise requested all communications will be sent to the agent, if any.
5. Names and addresses of any mortgagees, holders of charges or other encumbrancers:
6. Nature and extent of relief applied for:
19

7.	Why is it not possible to comply with the provisions of the by-law?	
		12. Location of all buildings and structures on or proposed for the subject lands: (Specify distance from side, rear and front lot lines)
		Existing:
		.,
8.	Legal description of subject lands (registered plan number and lot number or other legal description and, where applicable, street and	
	street number):	••••••
		Proposed:
		•••••
	······	
9.	The applicant shall attach to each copy of this application a plan showing the dimensions of the	
	subject lands and of all abutting lands and showing the location, size and type of all buildings and structures on the subject and	13. Date of acquisition of subject lands:
	abutting lands, and where required by the Committee of Adjustment such plan shall be signed by an Ontario land surveyor.	Date of construction of all buildings and structures on subject lands:
١٥.	Dimensions of lands affected:	
	Frontage	15. Existing uses of the subject property:
	Depth	
	Area	
	Width of street	
1.	Particulars of all buildings and structures on or proposed for the subject lands: (Specify ground	
	floor area, gross floor area, number of storeys, width, length, height, etc.)	16. Existing uses of abutting properties:
	Existing:	
	•••••	
		17. Length of time the existing uses of the subject property have continued:
	Proposed:	

18.	Municipal services available: (Check appropriate space or spaces)	THE VOCATIONAL REHABILITATION SERVICES ACT
	WaterConnected	O. Reg. 495/71.
	Sanitary SewersConnected	General. Made—November 18th, 1971.
	Storm Sewers	Filed—November 23rd, 1971.
19.	Present Official Plan provisions applying to the land:	
		REGULATION MADE UNDER THE VOCATIONAL REHABILITATION SERVICES ACT
		1. Schedule 1 to Regulation 821 of Revised
		Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 255/71, is
20		further amended by adding thereto the following item:
20.	Present Restricted Area By-Law (Zoning By-Law) provisions applying to the land:	11a. Cerebral Palsy Parent Council of Toronto
		2.—(1) Items 60 and 66 of Schedule 2 to
	,	Regulation 821 of Revised Regulations of Ontario, 1970 are revoked and the following
		substituted therefor:
	(signature of applicant or authorized agent)	60. A.R.C. Industries (Niagara Falls), 4337 Fourth Avenue, Niagara Falls
Date	ed at thethis	
	day of, 19	66. Opportunity Workshop and
	E: It is required that this application be filed in duplicate with the Secretary-Treasurer of the Committee of Adjustment and be accom-	Training Centre, 190 Adelaide Street South, London
	panied by a fee of \$in cash or by cheque made payable to the Treasurer of the	(2) The said Schedule 2, as amended by section 2 of Ontario Regulation 255/71, is further
	(name of municipality)	amended by adding thereto the following items:
1, .	•••••	34e. A.R.C. Industries,
of t	hein the	243 Bering Avenue, Toronto
of	solemnly declare that:	34f. A.R.C. Industries,
	All of the above statements are true, and I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same	64 Crockford Boulevard, Scarborough
	force and effect as if made under oath.	34g. A.R.C. Industries, 372 Talbot Street North,
Dec	lared before me at the	Essex
	of	34h. A.R.C. Industries, 212 Elizabeth Street,
in .	of,	Wallaceburg
this	day of	
	Commissioner, etc.	53a. Harry E. Foster Employment Training Centre, 30 Birch Avenue,
(205	O. Reg. 494/71, Form 1. 7)	Toronto

1062

66a. Participation House, 9th Line, Markham

- (3) Items 5, 22 and 27 of the said Schedule 2, are revoked.
- 3. Part I of Form 9 of Regulation 821 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

PART I

In this Part, the above Organization applies for a payment of:

\$

being computed at the rate of \$25 per month multiplied by the number of disabled persons that may be accommodated together in the workshop to receive services as determined by the Director.

Month	· Number Approved	Requeste Payment				
	@ \$25					
	@ \$25					
	@ \$25					
Total						

(2058) 49

THE RETAIL SALES TAX ACT

O. Reg. 496/71.

General.

Made—November 18th, 1971.

Filed—November 25th, 1971.

REGULATION MADE UNDER THE RETAIL SALES TAX ACT

- 1.—(1) Paragraph 20 of section 1 of Regulation 785 of Revised Regulations of Ontario, 1970 is amended by striking out "Treasurer of Ontario and Minister of Economics" in the fourteenth and fifteenth lines and inserting in lieu thereof "Minister".
- (2) Paragraph 55 of the said section 1 is amended by striking out "30" in the third line and inserting in lieu thereof "27".
- (3) Paragraph 65 of the said section 1 is amended by adding the following subparagraph thereto:
- (aa) lodging supplied by religious or charitable organizations at summer camps and similar places;
- This Regulation comes into force on the day that the Revised Regulations of Ontario, 1970 come into force.

(2059)

49

THE SUCCESSION DUTY ACT

O. Reg. 497/71.

General.

Made-November 18th, 1971.

Filed-November 25th, 1971.

REGULATION MADE UNDER THE SUCCESSION DUTY ACT

1. The heading "CONSENT TO DESTRUCTION OF DOCUMENTS WHERE AGGREGATE VALUE EXCEEDS \$50,000" preceding section 20 of Regulation

804 of Revised Regulations of Ontario, 1970 is revoked.

- (1) Clause a of subsection 3 of section 26 of Regulation 804 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (a) clause e of subsection 6 of section 3.
- (2) Clause a of subsection 8 of the said section 26 is revoked and the following substituted therefor:
 - (a) clause e of section 1.
- 3. The Table in Schedule B to Regulation 804 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Date of Disposition or Gift	To Whom Made	Address	Relation- ship	Descrip- tion of Property	Amount or Value		Other particulars See s. 1 (g), (o), (q). (r), (ix, x); s. 3 (1) (d); s. 3 (3); s. 6 (c), (d) of the Act
-----------------------------------	-----------------	---------	-------------------	---------------------------------	-----------------------	--	--

- 3502
 - 4. Form 4 of Regulation 804 of Revised Regulations of Ontario, 1970 is amended by striking out "Minister of Revenue" in the sixteenth line, the twenty-sixth line and the thirtyfirst line and inserting in lieu thereof in each instance "Treasurer".

O. Reg. 497/71

5. Form 5 of Regulation 804 of Revised Regulations of Ontario, 1970 is amended by striking out "Minister of Revenue" in the nineteenth line and inserting in lieu thereof "Treasurer".

(2060)

THE PLANNING ACT

O. Reg. 498/71.

Zoning Order—District of Sudbury, Geographic Townships of Broder and Dill. Made—November 23rd, 1971. Filed—November 25th, 1971.

ORDER MADE UNDER THE PLANNING ACT

- Subsection 2 of section 12 of Regulation 676 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 381/71, is revoked and the following substituted therefor:
- (2) Notwithstanding the provisions of subsection 1, one single-family dwelling and uses, buildings and structures accessory thereto may be erected and used on each of the following described parcels of land:
 - 1. Lots 21 and 22, Plan M-165.
 - 2. Lot 14, Plan M-291.
 - 3. Lot 34, Plan M-358.
 - 4. Lot 4, Plan M-365.
 - 5. Lot 30, Plan M-379.
 - 6. Lot 169, Plan M-403.
 - 7. Lot 58, Plan M-379.
 - 8. Lot 19, Plan M-471.
 - 9. Lot 2, Plan M-534.
 - 10. Broken Lot 2, Concession I, SR 876, Township of Dill.
 - 11. Lot 4, Plan M-403.

- 12. Lot 2. Plan M-379.
- 13. Lot 4, Plan M-510.
- 14. The westerly half of Lot 7, Concession III, Parcel 4447, Township of Broder.
- 15. Lot 41, Plan M-379.
- 16. Lot 28. Plan M-471.
- 17. Lot 39, Plan M-471.
- 18. Lot 7, Plan M-443.
- 19. Part of Lot 12, Concession VI, Parcel 25706, Township of Dill.
- 20. Lot 1, Plan M-557.
- 21. The easterly half of the westerly half of Lot 7, Concession II, Township of Broder.
- 22. Lot 49, Plan M-379.
- 23. Lot 6, Concession III, Parcel 6524, Township of Broder.
- 24. Lot 9, Concession IV, Parcel 29606, Township of Broder.
- 25. Lot 2, Plan M-471.
- 26. Part of Lot 10, Concession V, SR 22641, Township of Dill.
- 27. Lots 5 and 6, Plan M-471.
- 28. Part of Lot 9, Concession III, Parcel 5166, Township of Broder.
- 29. Part of Lot 7, Concession III, SR 1566, Part 2, Township of Broder.
- 30. Lot 7, Concession IV, Parcel 25439 SES, Township of Broder.
- Subsection 1 of section 14 of Regulation 676 of Revised Regulations of Ontario, 1970, as made by section 2 of Ontario Regulation 334/71, is amended by adding thereto the following paragraph:
 - 5. A 12,200 square foot building for telephone communication purposes, located on part of Lot 5, Concession 5, SR 3405, Township of Broder.

DALTON BALES Minister of Municipal Affairs

Dated at Toronto, this 23rd day of November, 1971.

(2061)

49

THE INDUSTRIAL STANDARDS ACT

O. Reg. 499/71.

Schedule—Barbering Industry— Brampton.

Made—November 18th, 1971. Filed—November 26th, 1971.

REGULATION MADE UNDER THE INDUSTRIAL STANDARDS ACT

- 1. The Schedule is in force during pleasure within the Brampton Zone and is binding upon the employers and employees in the barbering industry. O. Reg. 499/71, s. 1.
- 2. This Regulation comes into force on the tenth day after publication thereof in The ONTARIO GAZETTE under *The Regulations Act.* O. Reg. 499/71, s. 2.

Schedule

BARBERING INDUSTRY

BRAMPTON

INTERPRETATION

- 1. In this Schedule,
 - (a) "Civic Holiday" means a holiday only for that part of the zone where it is so proclaimed under a by-law of a municipality;
 - (b) "holiday" means,
 - (i) Sunday,
 - (ii) New Year's Day,
 - (iii) Good Friday,
 - (iv) Victoria Day,
 - (v) Dominion Day,
 - (vi) Civic Holiday,
 - (vii) Labour Day,
 - (viii) Thanksgiving Day,
 - (ix) Christmas Day, and
 - (x) the 26th day of December;
 - (c) "week" means the period beginning with Sunday and ending with the Saturday next following, both inclusive.

- 2.—(1) Subject to subsections 2, 3 and 4, and sections 3, 4 and 5, no person shall work in the industry,
 - (a) on a holiday;
 - (b) on a Monday;
 - (c) before 9 a.m. or after 6.30 p.m. on Tuesday, Wednesday, Thursday or Friday; or
 - (d) before 9 a.m. or after 6 p.m. on a Saturday.
- (2) Notwithstanding clause b of subsection 1, a person may work in the industry on a Monday of a week in which a holiday exclusive of Sunday falls on a Tuesday, Wednesday, Thursday, Friday or Saturday.
- (3) Notwithstanding the requirements of subclause i of clause b of subsection 3 of section 5, an employer and his employees may work in the industry on a Wednesday of a week in which a holiday exclusive of Sunday falls on Monday, Tuesday, Thursday, Friday or Saturday.
- (4) Work may be performed in the industry on a day on which work is not prohibited under this Schedule for the purpose of completing any service, work, operation or art for a customer who was in the shop prior to,
 - (a) 6 p.m. on Saturday; or
 - (b) 6.30 p.m. on any day other than Saturday.

OVERTIME WORK AND ELECTIONS

- 3.—(1) Overtime work is work performed other than during the hours and on the days prescribed in section 2
- (2) No person shall perform overtime work in the industry without a permit from the advisory committee.
- (3) The advisory committee is authorized to issue overtime work permits subject to the terms and conditions of this Schedule.
- (4) No permit shall be issued by the advisory committee authorizing the performance of overtime work,
 - (a) on a holiday;
 - (b) for more than $8\frac{1}{2}$ hours on a Saturday; and
 - (c) for more than nine hours on any day other than a Saturday.
- 4.—(1) An employer may elect hours of work other than those prescribed in clauses c and d of subsection 1 of section 2 during which work is to be performed by the employer and his employees.

- (2) An election under subsection 1 shall be made by filing with the advisory committee an application for a permit to perform overtime work for the hours other than those prescribed by clauses c and d of subsection 1 of section 2.
- (3) The advisory committee may in its discretion issue a permit authorizing the performance of overtime work for hours other than those prescribed by clauses c and d of subsection 1 of section 2 requiring that,
 - (a) the employer post the permit conspicuously in a place on the premises where the work, for which the permit is issued, is performed;
 and
 - (b) the employer and his employees do not work more than,
 - (i) 441/2 hours in a week, and
 - (ii) five days in a week.
- 5.—(1) An employer may elect Wednesday of each week instead of Monday as a day during which work is not to be performed by the employer and his employees.
- (2) An election under subsection 1 shall be made by filing with the advisory committee an application for a permit to perform overtime work on a Monday of each week.
- (3) The advisory committee may in its discretion issue a permit authorizing the performance of over-time work on Monday of each week, requiring that,
 - (a) the employer post the permit conspicuously in a place on the premises where the work, for which the permit is issued, is performed;
 - (b) the employer and his employees do not work,
 - (i) on a Wednesday; and
 - (ii) before 9 a.m. or after 6.30 p.m. on Monday.
- 6.—(1) Where an employer wishes to have a permit authorizing the performance of overtime work cancelled, he shall, thirty days before the day on which he wishes the permit to be cancelled, notify in writing, his employees and the advisory committee, that overtime work is no longer to be performed.
- (2) The advisory committee shall cancel an overtime work permit thirty days after notification from an employer under subsection 1.

MINIMUM RATES OF WAGES

- 7.—(1) The minimum rate of wages for all work performed in the industry by an employee is 65 per cent of the proceeds from the work performed by the employee or \$2 an hour, whichever is the greater.
- (2) The percentage in subsection 1 shall be computed upon the gross receipts for work performed at not less than.
 - (a) the minimum charge for each operation established in section 8; or
 - (b) the prevailing charge established in the shop for each operation,

whichever is the greater.

MINIMUM CHARGES

8.—(1) The minimum charge for each operation in the industry is as follows:

iii. Hair-cut for persons under 14 years

i.	Facial massage, plain	\$1.00
ii.	Hair-cut or trim for persons 14 years of age or over	1.75

	of age								•				1.0	0	
iv.	Head-rub.												.3	5	

v.	Shampoo,	plain	 	 	1.00

- (2) No employer or employee shall,
 - (a) contract for or accept prices lower than those in subsection 1;
 - (b) combine any of the operations named in subsection 1 without charging for each operation in the combination; or
 - (c) give any article or premium to a customer, the value of which would have the effect of reducing the charge for any operation or combination of operations below the minimum established in subsection 1.

 O. Reg. 499/71, Sched.

The Director of Labour Standards approves section 8 of this Schedule.

M. E. HOWARD
Director of Labour Standards

Dated at Toronto, this 21st day of October, 1971.

(2062)

THE HIGHWAY TRAFFIC ACT

O. Reg. 500/71.

Extension of Time for Permits. Made—November 24th, 1971. Filed—November 26th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

EXTENSION OF TIME FOR PERMITS

1. Notwithstanding subsection 1 of section 4 of Regulation 418 of Revised Regulations of Ontario, 1970, the term of motor vehicle permits, other than permits issued in respect of commercial motor vehicles, trailers and conversion units, issued for the year 1971 is extended from the 31st day of December, 1971 to and including the 29th day of February, 1972. O. Reg. 500/71, s. 1.

(2063)

9 (2064)

THE HIGHWAY TRAFFIC ACT

O. Reg. 501/71.

Speed Limits.
Made—November 24th, 1971.

Filed—November 26th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- Clause a of section 3 of Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (a) Part 3 of each Schedule at a greater rate of speed than 50 miles per hour;
- This Regulation comes into force on the day that the Revised Regulations of Ontario, 1970 come into force.

49



Publications Under The Regulations Act

December 18th, 1971

THE OPERATING ENGINEERS ACT -

O. Reg. 502/71.

General.

Made—November 24th, 1971.

Filed-November 29th, 1971.

REGULATION MADE UNDER THE OPERATING ENGINEERS ACT

- Clause e of section 19 of Regulation 649 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (e) subject to section 20 of the Act and section 24 of this Regulation, perform maintenance and operational work on the premises on which the plant is located as may be directed by the chief operating engineer or the chief operator.
- Section 24 of Regulation 649 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 24.—(1) Where a guarded plant complies with the requirements of section 25 and the protective devices are functioning properly, the operating engineer or operator in charge of a guarded plant mentioned in subsection 2 may be absent from the plant to perform maintenance work on the premises in which the plant is located with the permission of the chief operating engineer or chief operator.
- (2) Where the user of a guarded plant complies with the requirements of section 25 and the protective devices are functioning properly, the user shall,
 - (a) have one stationary engineer in charge of,
 - (i) a guarded low-pressure stationary plant having a Therm-hour rating of 100 or less,
 - (ii) a guarded stationary power plant having a Therm-hour rating of thirty-four or less, or
 - (iii) a guarded steam-powered plant having a Therm-hour rating of 10.176 or less,

whether the guarded plant operates twentyfour hours a day or less;

- (b) have one stationary engineer or compressor operator in charge of a guarded compressor plant having a Therm-hour rating of 10.176 or less, whether the guarded plant operates twenty-four hours a day or less;
- (c) have one stationary engineer or refrigeration operator (Class B) in charge of a guarded refrigeration plant having a Therm-hour rating of 5.088 or less, whether the guarded plant operates twenty-four hours a day or less;
- (d) have one stationary engineer in charge, and a stationary engineer on each succeeding shift of,
 - (i) a guarded low-pressure stationary plant having a Therm-hour rating of more than 100 and up to and including 134, or
 - (ii) a guarded stationary power plant having a Therm-hour rating of more than thirty-four and up to and including fifty;
- (e) have a stationary engineer (third class) or compressor operator in charge and a stationary engineer or compressor operator on each succeeding shift of a guarded compressor plant having a Therm-hour rating of more than 10.176 and up to and including 20.35;
- (f) have a stationary engineer (third class) or refrigeration operator (Class B) in charge and a stationary engineer or refrigeration operator (Class B) on each succeeding shift of a guarded refrigeration plant having a Therm-hour rating of more than 5.088 and up to and including 20.35; and
- (g) have a stationary engineer (third class) in charge and a stationary engineer (fourth class) on each succeeding shift of a guarded steam-powered plant having a Therm-hour rating of more than 10.176 and up to and including 20.35.
- (3) Where a guarded low-pressure stationary plant having a Therm-hour rating of 134 or less complies with the requirements of section 25 and the protective devices are functioning properly, the operating engineer in charge of that plant may be absent from such plant for a period of not more than

eight continuous hours in one day where no person other than a custodian occupies,

- (a) the building in which the plant is situated;or
- (b) the premises where the plant is not situated in a building.
- (4) In a plant that is not guarded, the operating engineer or operator in charge of,
 - (a) a stationary power plant with a Thermhour rating not exceeding fifty;
 - (b) a low-pressure stationary plant with a Therm-hour rating not exceeding 134; or
 - (c) a steam-powered plant, a refrigeration plant or a compressor plant with a Therm-hour rating not exceeding 5.088,

may be absent as provided for in section 20 of the Act from the plant for not more than fifteen minutes in any one hour.

- (5) The user of a plant in which there is installed as part of the plant,
 - (a) a guarded compressor with a Therm-hour rating exceeding 1.145 and not exceeding 3.816;
 - (b) a guarded refrigeration compressor with a Therm-hour rating exceeding 0.7632 and not exceeding 2.544;
 - (c) a guarded boiler for steam at a pressure of fifteen pounds per square inch or less and for water at a temperature of more than 212°F. and not more than 250°F. and having a Therm-hour rating exceeding ten and not exceeding fifty; or
 - (d) a guarded boiler for steam at a pressure of more than fifteen pounds per square inch or for water at a temperature of more than 250°F. and with a Therm-hour rating exceeding five and not exceeding seventeen,

shall ensure that when any one such guarded compressor or guarded boiler is operated no other part of the plant is operated unless a person who is qualified under section 16 of the Act is present in the plant as provided for in section 20 of the Act.

- Subsection 5 of section 25 of Regulation 649 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (5) The user of a guarded plant referred to in subsections 1, 2 and 3 of section 24 shall provide the plant with an audible and visual alarm system that will,

- (a) ensure that the operating engineer or operator is warned when any abnormal or unsafe condition for which a protective device is prescribed in subsections 1 to 4 occurs; and
- (b) extend to any part of the premises on which the plant is situated and in which the operating engineer or operator may be present while in charge of the plant.
- Section 27 of Regulation 649 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

COILED TUBE BOILER

- 27. Where a plant is comprised of one or more coiled tube boilers, and
 - (a) each boiler contains steam at a pressure of more than fifteen pounds per square inch or water at a temperature of more than 250°F. and the combined total water content of the boilers does not exceed 250 Imperial gallons; or
 - (b) each boiler contains steam at a pressure of fifteen pounds per square inch or less or water at a temperature of 250°F. or less and the combined total water content of the boilers does not exceed 750 Imperial gallons,

an operating engineer is not required to be in attendance.

- Section 28 of Regulation 649 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 28. Where the combined total water content of one or more coiled tube boilers exceeds those stated in section 27, the user shall ensure that an operating engineer is in attendance in the boiler room of the plant.

(2095)

THE PLANNING ACT

50

O. Reg. 503/71.

Restricted Areas—Kapuskasing. Made—November 24th, 1971. Filed—November 30th, 1971.

ORDER MADE UNDER THE PLANNING ACT

- Regulation 669 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 10. Notwithstanding any other provisions of this Order, one apartment dwelling may be built,

erected and used on lots 3156, 3157 and 3158 according to a plan filed in the Office of Land Titles at Cochrane, Ontario, as Number M-299C, provided the following requirements are met:

Maximum lot coverage Minimum front yard Minimum side yard

44 per cent 25 feet

17 feet six inches on the west side and 57 feet six

and 57 feet six inches on the east side

Minimum rear yard

35 feet 10 inches

Parking spaces required 15 spaces

DALTON BALES
Minister of Municipal Affairs

Dated at Toronto, this 24th day of November, 1971.

(2096)

50

THE PUBLIC SERVICE ACT

O. Reg. 504/71.

General.

Made—November 18th, 1971. Approved—November 24th, 1971.

Filed-November 30th, 1971.

REGULATION MADE UNDER THE PUBLIC SERVICE ACT

- Subsection 4 of section 8 of Regulation 749
 of Revised Regulations of Ontario, 1970 is
 revoked and the following substituted there for:
- (4) Effective on the 2nd day of January, 1972, when a holiday specified in subsection 2, except Remembrance Day, falls on a Saturday or Sunday, or when any two of them fall on a successive Saturday and Sunday, the regular working day or days next following is a holiday or are holidays, as the case may be, in lieu thereof but when such next following regular working day is also a holiday the next regular working day thereafter is in lieu thereof a holiday.

CIVIL SERVICE COMMISSION:

W. A. B. ANDERSON Chairman

Dated at Toronto, this 18th day of November, 1971.

(2097) 50

THE MILK ACT

O. Reg. 506/71

O. Reg. 505/71.

Grade A Milk—Marketing. Made—November 25th, 1971.

Filed-December 1st, 1971.

REGULATION MADE UNDER THE MILK ACT

- 1.—(1) Subsection 5b of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 462/71, is revoked and the following substituted therefor:
- (5b) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.82 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.
 - (2) Subsection 6a of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 462/71, is revoked and the following substituted therefor:
- (6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.67 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.

THE ONTARIO MILK MARKETING BOARD:

GEORGE R. McLaughlin
Chairman

H. PARKER Secretary

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Dated at Toronto, this 25th day of November, 1971.

(2098)

THE MILK ACT

O. Reg. 506/71.

Industrial Milk—Marketing. Made—November 25th, 1971. Filed—December 1st, 1971.

REGULATION MADE UNDER THE MILK ACT

1.—(1) Subsection 3a of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 463/71, is revoked and the following substituted therefor:

(3a) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.82 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.

O. Reg. 506/71

- (2) Subsection 4a of the said section 13, as remade by subsection 2 of section 1 of Ontario Regulation 463/71, is revoked and the following substituted therefor:
- (4a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.67 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.

THE ONTARIO MILK MARKETING BOARD:

GEORGE R. McLaughlin Chairman

> H. PARKER Secretary

> > 50

Dated at Toronto, this 25th day of November, 1971.

(2099)

THE GENERAL SESSIONS ACT

O. Reg. 507/71.

Sittings of the General Sessions of the Peace for the United Counties of Stormont, Dundas and Glengarry. Made-November 25th, 1971. Filed-December 1st, 1971.

IN THE MATTER OF The General Sessions Act; and

IN THE MATTER OF The Sittings for the General Sessions of the Peace for the United Counties of Stormont, Dundas and Glengarry.

Pursuant to the provisions of The General Sessions Act:

IT IS ORDERED that a sittings of the court of General Sessions of the Peace for the United Counties of Stormont, Dundas and Glengarry shall be held commencing on Tuesday, the 18th day of January, 1972.

C. E. BENNETT Chief Judge of the County and District Courts of the Counties and Districts of Ontario

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 25th day of November, 1971.

THE PLANNING ACT

O. Reg. 508/71.

Zoning Order—County of Essex, Township of Tilbury North. Made—November 27th, 1971. Filed-December 2nd, 1971.

ORDER MADE UNDER THE PLANNING ACT

- 1. Section 21 of Regulation 674 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 401/71, is revoked and the following substituted there-
- 21.—(1) Notwithstanding any other provision of this Order, the lands described in schedules 7, 8, 9 and 10 may be used for the erection of one single-family detached cottage or one single-family dwelling and structures accessory thereto provided the following requirements are met:

Minimum lot area Minimum lot frontage Maximum lot coverage Maximum height Minimum front yard Minimum side yard

15,000 square feet 100 feet 15 per cent 30 feet 42 feet 10 feet on one side and 4 feet on the other

Minimum rear yard Minimum elevation

50 feet No building intended for human habitation shall be designed, constructed or located in such a way as to permit the entry of flood waters below the level of 581.0 feet, Canadian Geodetic Datum.

- (2) For the purpose of this section, where a garage is attached to and forms part of a building, the garage portion only shall not be regarded as a building intended for human habitation.
 - 2. Regulation 674 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 401 /71, is further amended by adding thereto the following schedule:

Schedule 10

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of Tilbury North, in the County of Essex, in the Province of Ontario and being composed of lots 209, 210 and Block K according to Plan 1620.

> DALTON BALES Minister of Municipal Affairs

> > 50

Dated at Toronto, this 27th day of November, 1971.

(2100)50 | (2101) 1072

Publications Under The Regulations Act

December 25th, 1971

THE WILDERNESS AREAS ACT

O. Reg. 509/71.

Wilderness Areas.

Made-December 1st, 1971.

Filed-December 6th, 1971.

REGULATION MADE UNDER THE WILDERNESS AREAS ACT

 Schedule 4 to Regulation 828 of Revised Regulations of Ontario, 1970 is revoked.

(2135)

51

THE HIGHWAY TRAFFIC ACT

O. Reg. 510/71.

Construction Zones.

Made-December 4th, 1971.

Filed-December 6th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- Schedule 1 to Regulation 411 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 40/71, 151/71, 179/71, 216/71 and 329/71, is further amended by adding thereto the following paragraph:
- 38. That part of the King's Highway known as No. 2 in the Town of Whitby in the County of Ontario commencing at a point situate 400 feet measured easterly from its intersection with the roadway known as Greenwood Road and extending easterly therealong for a distance of 4.1 miles more or less. (W.P. 275-66-01).
 - Schedule 10 to Regulation 411 of Revised Regulations of Ontario 1970 is amended by adding thereto the following paragraph:
- 7. That part of the King's Highway known as No. 27 in the Borough of Etobicoke in The Municipality of Metropolitan Toronto commencing at a point situate 400 feet measured northerly from its intersection with the roadway known as Rexdale Boulevard and extending northerly therealong for a distance of 4.0 miles more or less. (W.P. 135-67-01) (D-6).
 - 3. Schedule 15 to Regulation 411 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 15

HIGHWAY NO. 46

- 1. That part of the King's Highway known as No. 46 in the Township of Eldon in the County of Victoria commencing at a point situate 2400 feet measured southerly from its intersection with the King's Highway known as No. 48 and extending northerly therealong for a distance of 4900 feet more or less. (W.P. 75-65-01) (D-6).
 - 4. Schedule 16 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:
- 3. That part of the King's Highway known as No. 48 lying between a point situate at its intersection with the King's Highway known as No. 12 in the Township of Thorah (including Canise or Thorah Island) in the County of Ontario and a point situate at its intersection with the King's Highway known as No. 46 in the Township of Eldon in the County of Victoria. (W.P. 75-65-01) (D-6).
 - 5. Schedule 24 to Regulation 411 of Revised Regulations of Ontario, 1970, as amended by section 6 of Ontario Regulation 216/71, is further amended by adding thereto the following paragraph:
- 21. That part of the King's Highway known as No. 401 in the Town of Whitby in the County of Ontario commencing at a point situate 1.4 miles measured westerly from its intersection with the King's Highway known as No. 12 and extending westerly therealong for a distance of 1.0 mile more or less. (W. P. 102-70-01) (D-6).
 - 6. Schedule 42 to Regulation 411 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 40/71, 151/71, 216/71 and 329/71, is further amended by adding thereto the following paragraphs:
- 28. That part of the King's Highway known as No. 7 in the Township of Pickering in the County of Ontario commencing at a point situate 1500 feet measured westerly from its intersection with the roadway known as Greenwood Road and extending easterly therealong for a distance of 3800 feet more or less. (Contract No. 71-55) (D-6).
- 29. That part of the King's Highway known as No. 7 in the Township of Whitby in the County of Ontario commencing at a point situate 2000 feet measured easterly from its intersection with the roadway known as Coronation Road and extending westerly therealong for a distance of 3600 feet more or less. (Contract No. 71-55) (D-6).

- 7. Schedule 176 to Regulation 411 of Revised Regulations of Ontario, 1970, as amended by section 35 of Ontario Regulation 216/71, is further amended by adding thereto the following paragraphs:
- 3. That part of the King's Highway known as No. 12 in the Township of Thorah (including Canise or Thorah Island) in the County of Ontario commencing at a point situate 700 feet measured southerly from its intersection with the King's Highway known as No. 48 and extending northerly therealong for a distance of 1600 feet more or less. (W.P. 75-65-01) (D-6).
- 4. That part of the King's Highway known as No. 12 in the County of Ontario lying between a point situate 2500 feet measured southerly from its intersection with the road allowance between concessions 4 and 5 in the Township of Brock and a point situate 2000 feet measured northerly from its intersection with the roadway known as River Street in the Police Village of Sunderland. (W.P. 157-57-03) (D-6).
 - 8. Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedules:

Schedule 211

RENFORTH DRIVE

1. That part of the King's Highway known as Renforth Drive in the Borough of Etobicoke in The Municipality of Metropolitan Toronto lying between a point situate 800 feet measured southerly from its intersection with the roadway known as Baseline Road and a point situate at its intersection with the roadway known as Carling View Drive. (Contract No. 70-129) (D-6).

Schedule 212

CARLING VIEW DRIVE

1. That part of the King's Highway known as Carling View Drive in the Borough of Etobicoke in The Municipality of Metropolitan Toronto lying between a point situate at its intersection with the King's Highway known as No. 401 and a point situate at its intersection with the King's Highway known as the Airport Expressway. (Contract No. 70-129) (D-6).

Schedule 213

RICHVIEW SIDE ROAD

1. That part of the King's Highway known as Richview Side Road in the Borough of Etobicoke in The Municipality of Metropolitan Toronto lying between a point situate at its intersection with the roadway known as Renforth Drive and a point situate at its intersection with the roadway known as Martin Grove Road. (Contract No. 70-129) (D-6).

Schedule 214

BASELINE ROAD

1. That part of the King's Highway known as Baseline Road in the Borough of Etobicoke in The Municipality of Metropolitan Toronto commencing at a point situate at its intersection with the roadway known as Renforth Drive and extending westerly therealong for a distance of 1000 feet more or less. (Contract No. 70-129) (D-6).

CHARLES MACNAUGHTON
Minister of Transportation
and Communications

Dated at Toronto, this 4th day of December, 1971.

(2136)

51

THE HOSPITAL SERVICES COMMISSION ACT

O. Reg. 511/71. General. Made—November 18th, 1971. Approved—December 1st, 1971. Filed—December 8th, 1971.

REGULATION MADE UNDER THE HOSPITAL SERVICES COMMISSION ACT

- Section 37 of Regulation 443 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 37.—(1) Where a resident becomes an insured person because of the payment of a premium within thirty days after,
 - (a) he ceases to be,
 - (i) a member of the Royal Canadian Mounted Police,
 - (ii) a member of the Regular Forces of the Canadian Armed Forces,
 - (iii) a dependant because he has attained the age of twenty-one years,
 - (iv) a patient in a hospital that is approved under section 29 of the Act for the treatment of tuberculosis or mental illness, or
 - (v) an inmate of a penal or correctional institution; or
 - (b) he returns to Ontario,

- (i) after serving as a missionary outside Canada, or
- (ii) after studying for not less than one academic year in an educational institution outside Canada,

his benefit period commences on the date upon which he ceases to be such member, dependant, patient or inmate, or on the date on which the missionary or student pays his first premium after his return to or arrival in Ontario.

- (2) Where a resident becomes an insured person because of the payment of a premium within three months after he.
 - (a) arrives as an immigrant to Canada intending to reside in Ontario; or
 - (b) arrives from outside Canada as a foreign student enrolled in an educational institution in Ontario for not less than one academic year and who will be resident and personally present in Ontario for not less than such period,

his benefit period commences on the date upon which he pays his first premium after his arrival in Ontario.

ONTARIO HOSPITAL SERVICES COMMISSION:

S. W. MARTIN Chairman

E. P. McGavin Commissioner

Dated at Toronto, this 18th day of November, 1971.

(2137)

THE HIGHWAY TRAFFIC ACT

O. Reg. 512/71.

Speed Limits.

Made-December 8th, 1971.

Filed-December 10th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1.-(1) Paragraphs 16 and 17 of Part 1 of Schedule 1 to Regulation 429 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Dundas-Twps. of

Matilda and

Williams-

burg

16. That part of the King's Highway known as No. 2 in the County of Dundas lying between a point situate at its intersection with the line between lots 20 and 21 in Concession 1 in the Township of Matilda and a point situate 150 feet measured westerly from its intersection with the line between lots 31 and 32 in Concession 1 in the Township of Williamsburg.

Dundas and Stormont-

Twps. of Williamsburg

17. That part of the King's Highway known as No. 2 lying between a point situate 1050 feet measured westerly from its intersection with the line between lots 27 and 28 in Concession 1 and Osnabruck in the Township of Williamsburg in the County of Dundas and a point situate 800 feet measured westerly from its intersection with the line between lots 22 and 23 in Concession 2 in the Township of Osnabruck in the County of Stormont.

- (2) Paragraph 3 of Part 2 of the said Schedule 1 is revoked and the following substituted therefor:
- 3. That part of the King's Highway Grenville and known as No. 2 lying between a point situate 700 feet measured easterly Dundasfrom its intersection with the easterly Twp. of Matilda limit of the Village of Cardinal in the County of Grenville and a point Village of situate 150 feet measured southwest-Cardinal erly from its intersection with the line between ranges 1 and 2 in Broken Front Concession in the Township of Matilda in the County of Dundas.
 - (3) Paragraph 21 of Part 4 of the said Schedule 1 is revoked and the following substituted therefor:
 - 21. That part of the King's Highway known as No. 2 in the Township of Matilda in the County of Dundas lying between a point situate 150 feet measured southwesterly from its intersection with the line between ranges 1 and 2 in Broken Front Concession and a point situate at its intersection with the line between lots 20 and 21 in Concession 1.
 - (4) Paragraph 14 of Part 5 of the said Schedule 1 is revoked.
 - (5) Paragraph 23 of Part 5 of the said Schedule 1 is revoked and the following substituted therefor:

23. That part of the King's Highway Dundasknown as No. 2 in the Village of Morrisburg in the Township of Williamsburg in the County of Dundas lving Twp. of Williamsburg between a point situate 150 feet

1075

Village of Morrisburg measured westerly from its intersection with the line between lots 31 and 32 in Concession 1 and a point situate 1050 feet measured westerly from its intersection with the line between lots 27 and 28 in the said Concession 1.

- (6) Part 6 of the said Schedule 1 is amended by adding thereto the following paragraph:
- 6. That part of the King's Highway Hastings— known as No. 2 in the Township of Sidney in the County of Hastings Twp. of Sidney lying between a point situate at its intersection with the westerly limit of the City of Belleville and a point situate 900 feet measured westerly from its intersection with the line between lots 33 and 34 in Broken Front Concession.
 - 2.—(1) Paragraphs 8 and 17 of Part 1 of Schedule 2 to Regulation 429 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Regional Municipality of Municipality of Municipality of Niagara lying between Niagara—

Town of Fort Erie and City of Port Colborne

8. That part of the King's Highway known as No. 3 in The Regional Municipality of Niagara lying between a point situate 100 feet measured easterly from its intersection with the easterly limit of the roadway known as Sherk Road in the City of Port

Colborne.

Essex— known as No. 3 in the Township of Mersea in the County of Essex lying Twp. of Mersea between a point situate 1200 feet measured westerly from its intersection with the line between lots 218 and 219 in Concession North of Talbot Road and a point situate at its intersection with the centre line of Lot 240 in the said Concession North of Talbot Road.

(2) Part 1 of the said Schedule 2 is amended by adding thereto the following paragraph:

Essex— known as No. 3 in the County of Essex lying between a point situate 175 feet measured easterly from its intersection Sandwich South with the line between lots 296 and 297 in Concession North of Talbot Road in the Township of Sandwich South and a point situate 1700 feet measured easterly from its intersection with the

centre line of the roadway known as County Road No. 23 in the Township of Gosfield North.

- (3) Paragraph 3 of Part 4 of the said Schedule 2, as remade by subsection 2 of section 1 of Ontario Regulation 175/71, is revoked and the following substituted therefor:
- 3. That part of the King's Highway known as No. 3 in the City of Port Colborne in The Regional Municipality of Niagara commencing at a point situate 300 feet measured easterly from its intersection with the line between lots 24 and 25 in Concession 2 and extending westerly therealong for a distance of 1700 feet more or less.
 - (4) Part 4 of the said Schedule 2 is amended by adding thereto the following paragraph:

Essex—

Twp. of Mersea in the County of Essex lying between a point situate at its intersection with the centre line of Lot 240 in Concession North of Talbot Road and a point situate at its intersection with the centre line of Lot 241 in the said Concession North of Talbot Road.

- 3.—(1) Paragraph 3 of Part 1 of Schedule 8 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 3. That part of the King's Highway known as No. 6 in the County of Wellington lying between a point situate 700 feet measured southerly from its intersection with the line between lots 15 and 16 in Concession 16 in the Township of Nicol and a point situate 2000 feet measured southerly from its intersection with the northerly limit of the King's Highway known as No. 9 in the Township of Peel.
 - (2) Paragraph 4 of Part 4 of the said Schedule 8 is revoked.
 - 4.—(1) Paragraph 9 of Part 1 of Schedule 9 to Regulation 429 of Revised Regulations of Ontario, 1970, as made by subsection 1 of section 4 of Ontario Regulation 254/71, is revoked.
 - (2) Part 1 of the said Schedule 9 is amended by adding thereto the following paragraphs:
- 8. That part of the King's Highway
 Victoria— known as No. 7 in the County of

1076

Twps. of Mariposa and Emily

Victoria lying between a point situate 2000 feet measured easterly from its intersection with the line between lots 15 and 16 in Concession 9 in the Township of Mariposa and a point situate at its intersection with the centre line of Lot 4 in Concession 4 in the Township of Emily.

Halton-Twp. of Esquesing

27. That part of the King's Highway known as No. 7 in the County of Halton lying between a point situate 1820 feet measured southerly from its intersection with the southerly limit of the roadway known as Esquesing Road No. 20 in the Township of Esquesing Town of Acton and a point situate 1350 feet measured easterly from its intersection with the easterly limit of the roadway known as Churchill Road in the Town of Acton.

- 5.-(1) Paragraph 5 of Part 1 of Schedule 20 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- Hastings-Twps. of Thurlow and Sidney
- 5. That part of the King's Highway known as No. 14 in the County of Hastings lying between a point situate 850 feet measured northerly from its intersection with the centre line of the roadway known as County Road No. 6 in the Township of Thurlow and a point situate 825 feet measured northerly from its intersection with the centre line of the road allowance in Lot 25 in Concession 9 in the Township of
 - (2) Paragraph 1 of Part 2 of the said Schedule 20 is revoked.
 - 6. Part 1 of Schedule 23 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

PART 1

Regional Municipality of Ottawa-Carleton-

Twps. of

North Gower

and Nepean

1. That part of the King's Highway known as No. 16 in The Regional Municipality of Ottawa-Carleton lying between a point situate 1000 feet measured southerly from its intersection with the line between lots 18 and 19 in Concession 3 in the Township of North Gower and a point situate at its intersection with the line between lots 17 and 18 in Concession 1 in the Township of Nepean.

Leeds and

2. That part of the King's Highway known as No. 16 in the Township of Grenville-Edwardsburgh in the County of Leeds Twp. of Edwardsburgh

and Grenville lying between a point situate at its intersection with the line between concessions 5 and 6 and a point situate at its intersection with the line between concessions 7 and 8.

Regional Municipality of Ottawa-Carleton and County of Grenville-

3. That part of the King's Highway known as No. 16 lying between a point situate 1200 feet measured northerly from its intersection with the southerly limit of the King's Highway known as No. 43 in the Township of Oxford (on Rideau) in the County of Grenville Twps. of Oxford and a point situate 3450 feet measured

North Gower

(on Rideau) and northerly from its intersection with the centre line of the road allowance between lots 25 and 26 in Concession 3 in the Township of North Gower in The Regional Municipality of Ottawa-Carleton.

7.—(1) Paragraphs 4 and 5 of Part 1 of Schedule 42 of Regulation 429 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Dundas-

Twp. of Winchester

4. That part of the King's Highway known as No. 31 in the Township of Winchester in the County of Dundas lying between a point situate 2850 feet measured northerly from its intersection with the centre line of the southerly junction of the King's Highway known as No. 43 and a point situate 500 feet measured northerly from its intersection with the centre line of the roadway known as County Road No. 5.

Dundas-Twp. of Williamsburg

5. That part of the King's Highway known as No. 31 in the Township of Williamsburg in the County of Dundas lying between a point situate 1000 feet measured southerly from its intersection with the roadway known as County Road No. 5 and a point situate 1600 feet measured northerly from its intersection with the centre line of the roadway known as County Road No. 18.

(2) Part 4 of the said Schedule 42 is amended by adding thereto the following paragraph:

Dundas-

Twp. of Winchester

3. That part of the King's Highway known as No. 31 in the Township of Winchester in the County of Dundas commencing at a point situate 500 feet measured northerly from its intersection with the centre line of the roadway known as County Road No. 5 and extending southerly therealong for a distance of 1500 feet more or less.

(3) Paragraph 2 of Part 5 of the said Schedule 42 is revoked.

8.—(1) Part 4 of Schedule 59 to Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

Regional Municipality of York—

Twp. of

Georgina

4. That part of the King's Highway known as No. 48 in the Township of Georgina in The Regional Municipality of York lying between a point situate 1500 feet measured southerly from its intersection with the southerly limit of the roadway known as York Regional Road No. 21 and a point situate 500 feet measured northerly from its intersection with the northerly limit of the roadway known as Riverside Drive.

- (2) Paragraph 2 of Part 5 of the said Schedule 59 is revoked.
- Part 4 of Schedule 70 to Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

8. That part of the King's Highway known as No. 62 in the Township of Dungannon in the County of Hastings lying between a point situate 1000 feet measured southerly from its intersection with the centre line of the roadway known as Detlor Road and a point situate 170 feet measured southerly from its intersection with the line between lots 31 and 32 in Concession

10.—(1) Paragraph 1 of Part 1 of Schedule 104 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

East of Hastings Road.

Territorial
District of
Cochrane—

Twp. of Whitney

Twp. of Black River

1. That part of the King's Highway known as No. 101 in the Territorial District of Cochrane lying between a point situate 5800 feet measured easterly from its intersection with the easterly limit of the Ontario Northland Railway right-of-way in the Township of Whitney and a point situate at its intersection with the westerly limit of the King's Highway known as No. 11 in the Township of Black River.

(2) Part 1 of the said Schedule 104 is amended by adding thereto the following paragraph:

Territorial
Districts of
Cochrane and
Timiskaming—

3. That part of the King's Highway known as No. 101 lying between a point situate 1000 feet measured westerly from its intersection with the westerly limit of the roadway known as Mountjoy

Twps. of Mountjoy, Denton and Keefer Township Road No. 2 in the Township of Mountjoy in the Territorial District of Cochrane and a point situate 2.4 miles measured westerly from its intersection with the line between the townships of Denton and Keefer in the Territorial District of Timiskaming.

- (3) Paragraphs 2 and 3 of Part 4 of the said Schedule 104 are revoked.
- 11. Paragraph 1 of Part 7 of Schedule 153 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

District of Algoma—

Twp. of St. Joseph That part of the King's Highway known as No. 548 in the Township of St. Joseph in the District of Algoma lying between a point situate 1800 feet measured westerly from its intersection with the northerly limit of the roadway known as Main Street in the locality of Richards Landing and extending easterly therealong for a distance of 5500 feet more or less.

12. Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedules:

Schedule 163a

HIGHWAY NO. 576

PART 1

Territorial District of Cochrane—

Twps. of Jamieson, Mountjoy and Robb That part of the King's Highway known as No. 576 in the Territorial District of Cochrane lying between a point situate at its intersection with the northerly limit of the King's Highway known as No. 101 in the Township of Mountjoy and a point situate 4700 feet measured northerly from its intersection with the line between the townships of Jamieson and Robb.

Part 2

(Reserved)

PART 3

(Reserved)

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

Schedule 185a

NORTH SERVICE ROAD OF THE QUEEN ELIZABETH WAY

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

Regional Municipality of Niagara and County of Wentworth-

City of

Hamilton

1. That Part of the King's Highway known as the North Service Road of the Queen Elizabeth Way lying between a point situate 500 feet measured easterly from its intersection with the centre line of the roadway known as Lake Avenue in the City of Hamilton in the County of Wentworth and a point situate at its intersection Town of Grimsby with the centre line of the roadway known as Roberts Road in the Town of Grimsby in The Regional Municipality of Niagara.

2. That part of the King's Highway known Regional Municipality of Niagara-

as the North Service Road of the Queen Elizabeth Way in the Town of Lincoln in The Regional Municipality of Niagara lying between a point situate Town of Lincoln at its intersection with the centre line of the roadway known as Lincoln Avenue and a point situate at its intersection with the centre line of the roadway known as Twenty-First

Regional Municipality of NiagaraStreet.

Town of Lincoln

City of St. Catharines

3. That part of the King's Highway known as the North Service Road of the Queen Elizabeth Way in The Regional Municipality of Niagara lying between a point situate at its intersection with the centre line of the roadway known as Jordan Road in the Town of Lincoln and a point situate at its intersection with the centre line of the roadway known as Fifth Street in the City of St. Catharines.

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

1. That part of the King's Highway known as the North Service Road of the Queen Elizabeth Way in the City City of Hamilton of Hamilton in the County of Wentworth commencing at a point situate at its intersection with the centre line of the roadway known as Lake Avenue and extending easterly therealong for a distance of 500 feet more or less.

PART 8

(Reserved)

Schedule 185b

SOUTH SERVICE ROAD OF THE QUEEN ELIZABETH WAY

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

Regional Municipality of Niagara and

County of Wentworth-

Hamilton Town of Grimsby

City of

1. That part of the King's Highway known as the South Service Road of the Queen Elizabeth Way lying between a point situate 500 feet measured easterly from its intersection with the centre line of the roadway known as Lake Avenue in the City of Hamilton in the County of Wentworth and a point situate at its intersection with the centre line of the roadway known as Roberts Road in the Town of Grimsby in The Regional Municipality of Niagara.

Regional Municipality of Niagara-

Town of Lincoln

2. That part of the King's Highway known as the South Service Road of the Queen Elizabeth Way in the Town of Lincoln in The Regional Municipality of Niagara lying between a point situate at its intersection with the centre line of the roadway known as

Lincoln Avenue and a point situate at its intersection with the centre line of the roadway known as Twenty-First Street.

O. Reg. 512/71

Regional Municipality of Niagara-

Town of Lincoln

City of St. Catharines

3. That part of the King's Highway known as the South Service Road of the Oueen Elizabeth Way in The Regional Municipality of Niagara lying between a point situate at its intersection with the centre line of the roadway known as Jordan Road in the Town of Lincoln and a point situate at its intersection with the centre line of the roadway known as Fifth Street in the City of St. Catharines.

PART 4

(Reserved)

PART 5

(Reserved)

Part 6

(Reserved)

PART 7

1. That part of the King's Highway Wentworth- known as the South Service Road of the Queen Elizabeth Way in the City of City of Hamilton in the County of Hamilton Wentworth commencing at a point situate at its intersection with the centre line of the roadway known as Lake Avenue and extending easterly therealong for a distance of 500 feet more or less.

PART 8

(Reserved)

Schedule 191

HIGHWAY NO. 7116

PART 1

1. That part of the King's Highway known as No. 7116 in the Township Kentof Raleigh in the County of Kent Twp. of Raleighlying between a point situate 1500 feet measured southeasterly from its intersection with the centre line of the King's Highway known as No. 401 and a point situate 1000 feet measured southerly from its intersection with the centre line of the road allowance between concessions 5 and 6.

PART 2

O. Reg. 513/71

(Reserved)

PART 3

(Reserved)

PART 4

Kent-

Twp. of Raleigh

City of Chatham 1. That part of the King's Highway known as No. 7116 in the County of Kent lying between a point situate 1000 feet measured southerly from its intersection with the centre line of the road allowance between concessions 5 and 6 in the Township of Raleigh and a point situate at its intersection with the southerly limit of the roadway known as Park Avenue in the City of Chatham.

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

(2138)

51

THE HIGHWAY TRAFFIC ACT

O. Reg. 513/71. Stop Signs at Intersections. Made-December 8th, 1971. Filed-December 10th, 1971.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1. Paragraphs 1 and 2 of Schedule 14 to Regulation 432 of Revised Regulations of Ontario, 1970 are revoked.
- 2. Paragraphs 1 and 2 of Schedule 15 to Regulation 432 of Revised Regulations of Ontario, 1970 are revoked.
- 3. Regulation 432 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 160/71 and 218/71, is further amended by adding thereto the following Schedule:

51

Schedule 46

- 1. Highway No. 503 in the Township of Mara in the County of Ontario at its intersection with the roadway known as Ontario County Road No. 18.
 - 2. Southbound on Highway No. 503.

(2139)

51

THE HIGHWAY TRAFFIC ACT

O. Reg. 514/71.
Parking.
Made—December 8th, 1971.
Filed—December 10th, 1971.

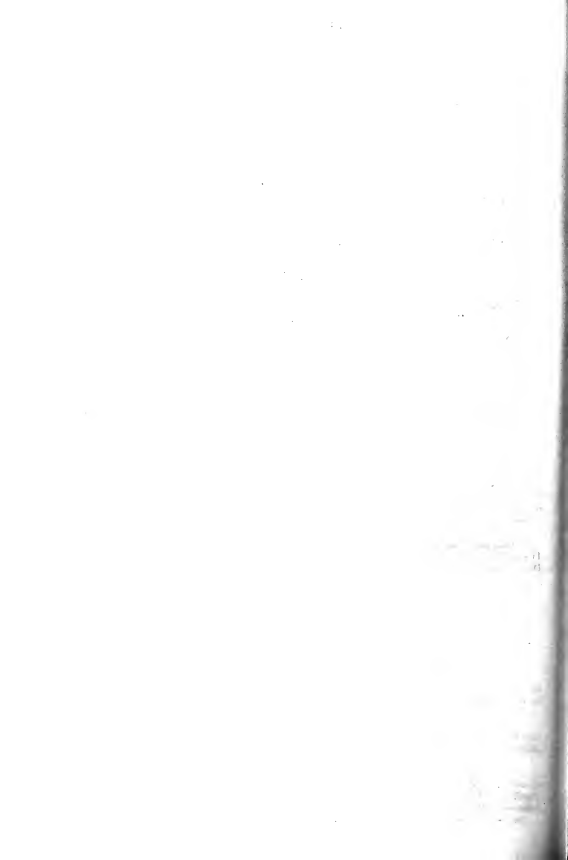
REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- Paragraph 4 of Schedule 2 to Regulation 421 of Revised Regulations of Ontario, 1970 is revoked.
- Schedule 6 to Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
- 2. That part of the King's Highway known as No. 11 and 17 in the City of Thunder Bay in the Territorial District of Thunder Bay lying between a point situate 50 feet measured westerly from its intersection with the westerly limit of the roadway known as Hodder Avenue and a point situate 1000 feet measured westerly from its intersection with the westerly limit of the bridge over the Current River.
- 3. That part of the King's Highway known as No. 11 and 17 in the City of Thunder Bay in the Territorial District of Thunder Bay lying between a point

situate 100 feet measured westerly from its intersection with the westerly limit of the roadway known as John Street and a point situate 1000 feet measured westerly from its intersection with the westerly limit of the bridge over the McIntyre River.

- 4. That part of the King's Highway known as No. 11 and 17 in the City of Thunder Bay in the Territorial District of Thunder Bay lying between a point situate 50 feet measured westerly from its intersection with the westerly limit of the roadway known as Hodder Avenue and a point situate 1000 feet measured westerly from its intersection with the westerly limit of the bridge over the Current River.
 - Paragraphs 1 and 2 of Schedule 15 to Regulation 421 of Revised Regulations of Ontario, 1970 are revoked.
 - 4. Paragraph 1 of Schedule 16 to Regulation 421 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 1. That part of the King's Highway known as No. 10 and 24 in the Township of Mono in the County of Dufferin commencing at a point situate 300 feet measured northerly from its intersection with the roadway known as County Road No. 9 and extending northerly therealong for a distance of 2000 feet more or less.
 - 5. Schedule 18 to Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:
- 4. That part of the King's Highway known as No. 7 in the County of Lanark commencing at a point situate 940 feet measured easterly from its intersection with the line between the townships of Bathurst and Drummond and extending easterly therealong for a distance of 550 feet more or less.

(2140)



Publications Under The Regulations Act

January 1st, 1972

THE MINING ACT

O. Reg. 515/71.

Lands Open For Prospecting, Staking Out or Leasing. Made—December 8th, 1971.
Filed—December 13th, 1971.

REGULATION MADE UNDER THE MINING ACT

1. The lands and mining rights described in the Schedule shall be open for prospecting, staking out or leasing at and after 7 o'clock Standard Time in the forenoon of the 16th day of February, 1972. O. Reg. 515/71, s. 1.

Schedule

	Former Lease Number	Former Mining Claim Number	Geographic Township or area in which land is situate	Territorial District in which Township or area is situate	Number of Acres more or less
1.	14476	Mining Rights,			
		P.35623	Godfrey	Cochrane	40.0
2.	100071	S.90428	Sewell	Sudbury	34.57
3.	100072	S.90429	Sewell	Sudbury	36.00
4.	14003	T.B.2417	Irwin	Thunder Bay	40.0
5.	14005	T.B.2419	Irwin	Thunder Bay	40.0
6.	14006	T.B.2415	Irwin	Thunder Bay	40.0
7.	14007	T.B.2416	Irwin	Thunder Bay	40.0
8.	14636	T.B.35819	Irwin	Thunder Bay	39.30
9.	14640	T.B.28931	Pifher	Thunder Bay	65.39
10.	14641	T.B.28932	Pifher	Thunder Bay	47.81
11.	14642	T.B.29186	Pifher	Thunder Bay	56.97
12.	14643	T.B.29187	Pifher	Thunder Bay	41.31
13.	14129	M.R.14770	James	Timiskaming	39.84
14.	101355	M.R.28868	James	Timiskaming	39.875
15.	101356	Mining Rights,			
		M.R.28869	James	Timiskaming	39.875
16.	14130	M.R.18087			
		M.R.15041			
		M.R.15024	Nicol	Timiskaming	61.55

THE MOTOR VEHICLE DEALERS ACT

O. Reg. 516/71.

General.

Made—December 1st, 1971.

Filed—December 13th, 1971.

REGULATION MADE UNDER THE MOTOR VEHICLE DEALERS ACT.

- 1. Ontario Regulation 98/71 is amended by striking out "used car", "used car dealer" and "used car salesman", and their plural forms, wherever they occur and inserting in lieu thereof in each instance "motor vehicle", "motor vehicle dealer" or "motor vehicle salesman" or its plural form, respectively.
- .2. Section 7 of Ontario Regulation 98/71 is revoked and the following substituted therefor:
- 7. The Registrar may declare any bond mentioned in section 3 forfeited,
 - (a) where a motor vehicle dealer, including any member of a partnership, in respect of whose conduct the bond has been conditioned, has been convicted of,
 - (i) an offence under the Act, or
 - (ii) an offence involving fraud or theft or conspiracy to commit an offence involving fraud or theft under the Criminal Code (Canada), and the conviction has become final;
 - (b) where proceedings by or in respect of a motor vehicle dealer, including any member of a partnership, in respect of whose conduct the bond has been conditioned, have been taken under the Bankruptcy Act (Canada), either by way of assignment, or by petition, or where proceedings have been taken by way of winding-up, and in the case of a petition, a receiving order under the Bankruptcy Act (Canada), or a winding-up order has been made, and the order has become final;
 - (c) where a judgment based on a finding of fraud has been given against a motor vehicle dealer, including any member of a partnership, in respect of whose conduct the bond has been conditioned and the judgment has become final; or
 - (d) where judgment has been given against a motor vehicle dealer, including any member of a partnership, in respect of whose conduct the bond has been conditioned, on any claim arising out of a transaction involving

a motor vehicle, other than a judgment against the motor vehicle dealer in favour of a salesman or other motor vehicle dealer, and the judgment has remained unsatisfied for a period of ninety days,

and thereupon the amount thereof becomes due and owing by the person bound thereby as a debt due the Crown in right of Ontario.

- Section 13 of Ontario Regulation 98/71 is amended by adding thereto the following subsections:
- (11) Where the motor vehicle dealer is an individual or partnership it shall, within five days after the event, notify the Registrar in writing of the name of any other person who has invested money in or who may have assumed partial or complete control of the motor vehicle dealer.
- (12) Where a notice of intention to cancel a bond has been served on the Registrar under section 4 and the bond has been cancelled on the date stated in the notice the registration of the motor vehicle dealer shall no longer be valid unless prior to that date a replacement bond has been received by the Registrar.
- (13) No motor vehicle salesman shall be registered to more than one motor vehicle dealer at the same time unless the controlling interest in any other motor vehicle dealer by which the motor vehicle salesman is employed is held by the motor vehicle dealer to whom the motor vehicle salesman is registered.
 - 4. Sections 15 and 16 of Ontario Regulation 98/71 are revoked and the following substituted therefor:

RECORDS

- 15. Every motor vehicle dealer shall maintain for a period of two years from the date of the original transaction, purchase orders, sales orders and written records of all transactions resulting in the purchase or sale of a motor vehicle.
- 16.—(1) Where a new motor vehicle is sold, the sales or purchase order shall show,
 - (a) the name and address of the purchaser;
 - (b) the date of the sale;
 - (c) the make of the vehicle;
 - (d) the model year;
 - (e) the manufacturer's serial number;
 - (f) the body type;
 - (g) the manufacturer's suggested retail price;

- (h) an itemized list of the manufacturer's suggested retail price of all extra equipment to be sold to the purchaser or installed by the motor vehicle dealer according to the agreement made at the time of the sale;
- (i) the total manufacturer's suggested retail price;
- (j) the discount given, if any;
- (k) the sale price;
- (1) the down payment or deposit, if any;
- (m) the balance to be paid by the purchaser;
- (n) an itemized list of the cost of any other charges for which the purchaser is responsible, such as insurance and licence fees;
- (o) if the balance is to be financed, the information that a lender is required to give to a borrower, before giving the credit, under section 36 of *The Consumer Protection Act*, together with a notation that the said section has been complied with; and
- (p) if a vehicle is accepted as a trade-in, a complete description of such vehicle, including the model year, manufacturer's serial number, body type, licence plate number, the allowance made on the tradein and the odometer reading.
- (2) Where a used motor vehicle is purchased or traded in, the sales or purchase order shall show,
 - (a) the name and address of the last registered owner;
 - (b) the date of purchase;
 - (c) the description of the vehicle as required in clauses c, d, e and f of subsection 1;
 - (d) the licence number;
 - (e) the purchase price or trade-in allowance;
 - (f) a statement obtained from the previous owner as to whether the vehicle has previously been used as a taxicab or a police cruiser;
 - (g) the recorded odometer reading at the time of purchase or trade-in; and
 - (h) the complete record of any reconditioning or other work performed on the vehicle including the date and particulars of all work done, supported by repair orders, the cost of such work and details and cost of any inspection conducted under section 58 of The Highway Traffic Act.

- (3) Where a used motor vehicle is sold, the sales or purchase order shall show,
 - (a) the name and address of the purchaser;
 - (b) the date of sale;
 - (c) the make of vehicle;
 - (d) the model year:
 - (e) the manufacturer's serial number;
 - (f) the body type;
 - (g) the licence plate number;
 - (h) the sale price;
 - (i) an itemized list of the cost of all extra equipment sold to the purchaser and to be installed by the motor vehicle dealer according to the agreement made at the time of sale;
 - (j) the total sale price;
 - (k) the down payment or deposit if any;
 - (l) the balance to be paid by the purchaser;
 - (m) an itemized list of the cost of other charges for which the purchaser is responsible such as insurance and licence fees;
 - (n) if the balance is to be financed, the information that a lender is required to give to a borrower, before giving the credit, under section 36 of The Consumer Protection Act, together with a notation that the said section has been complied with;
 - (o) the recorded odometer reading at time of
 - (p) if a vehicle is accepted as a trade-in, a complete description of such vehicle including make, model year, manufacturer's serial number, body type, licence plate number, the allowance made on the tradein and the odometer reading; and
 - (q) an itemized list of any repairs to be effected and the cost thereof if any.
- (4) All sales orders or purchase orders referred to in this section shall also show.
 - (a) the name and signature of the person accepting the order on behalf of the motor vehicle dealer;
 - (b) the name and signature of the salesman; and
 - (c) the salesman's registration number.

- (5) Where there is no warranty or guarantee in respect of the used motor vehicle, this shall be clearly stated on the face of the sales order.
- (6) A duplicate original copy of the sales order of a motor vehicle with the original signature of the purchaser thereon shall be given to the purchaser when the order is accepted by the motor vehicle dealer.
 - 5. Subsections 2, 3 and 4 of section 20 of Ontario Regulation 98/71 are revoked and the following substituted therefor:
- (2) For the purposes of subsection 1, every motor vehicle dealer shall maintain a ledger account into which shall be entered the names and addresses of all persons from whom trust funds are obtained with details of the amounts retained and a record of all disbursements therefrom.
- (3) Every motor vehicle dealer shall maintain in respect of all funds that come into his hands in trust a separate trust account clearly designated as "The Motor Vehicle Dealers Act Trust Account" in a chartered bank, loan or trust company, or Province of Ontario Savings Office and into which he shall deposit such funds and every motor vehicle dealer shall, at all times, keep such funds secure and make disbursements from such trust account in accordance with the terms of the trust.
- (4) Where funds are paid, whether by way of deposit, down payment or otherwise, on account of an undelivered motor vehicle, the motor vehicle dealer shall retain such funds in trust for the purchaser until,
 - (a) the motor vehicle is delivered:
 - (b) the contract is mutually cancelled; or
 - (c) direction or authority is received from the Registrar concerning disbursements.
 - 6. This Regulation comes into force on the day that *The Used Car Dealers Amendment Act,* 1971 is proclaimed to come into force.

(2167)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 517/71.

Supervisory Officer's Certificate. Made—November 29th, 1971. Approved—December 8th, 1971. Filed—December 14th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF EDUCATION ACT

SUPERVISORY OFFICER'S CERTIFICATE

- 1.—(1) Except as provided in subsection 2, a supervisory officer, including a director of education and a superintendent of separate schools, shall hold a Supervisory Officer's Certificate.
- (2) A person who, prior to the 1st day of January, 1973,
 - (a) held an Elementary School Inspector's Certificate, a Public School Inspector's Certificate, a Secondary School Principal's Certificate, or a Secondary School Principal's Certificate, Type A; or
 - (b) served as a provincial inspector of secondary schools or a municipal inspector of secondary schools,

is deemed to hold a Supervisory Officer's Certificate. O. Reg. 517/71, s. 1.

- 2.—(1) A candidate for a Supervisory Officer's Certificate shall make application to the Deputy Minister before the first day of December in the year next following to take the written and oral examinations prescribed by the Minister, except that a candidate for a Supervisory Officer's Certificate who wishes to take such examinations in the year 1972, shall make application to the Deputy Minister on or before the 31st day of January, 1972.
- (2) A candidate for a Supervisory Officer's Certificate shall submit to the Deputy Minister with his application, evidence that he has seven years of successful experience as a teacher and that he holds,
 - (a) the degree of Bachelor of Arts or Bachelor of Science from an Ontario university, or a degree the Minister considers equivalent thereto;
 - (b) a permanent teaching certificate valid in Ontario; and
 - (c) one of,
 - (i) an Elementary School Principal's Certificate,
 - (ii) a Secondary School Principal's Certificate, Type A,
 - (iii) a Secondary School Principal's Certificate, Type B,
 - (iv) a Secondary School Principal's Certificate, or
 - (v) a Master of Education degree or a degree the Minister considers equivalent thereto.

- (3) The examinations referred to in subsection 1 shall be held at such times and places as the Minister determines and shall be based on,
 - (a) the Acts administered by the Minister and the regulations thereunder;
 - (b) the curriculum guidelines, and related reference material pertaining to elementary and secondary education in Ontario; and
 - (c) supervisory and administrative organizational theories and practices related to the effective operation of a school system.
- (4) Where a candidate obtains satisfactory standing on each of the written and oral examinations referred to in subsection 1, the Minister shall grant him a Supervisory Officer's Certificate. O. Reg. 517/71, s. 2.
- 3.—(1) Until the 1st day of July, 1972, a candidate for a Supervisory Officer's-Certificate may submit in lieu of evidence that he holds the degree required by subclause v of clause c of subsection 2 of section 2, evidence that he holds certificates of The Ontario Institute for Studies in Education in the following graduate courses in education leading to the Master of Education degree:
 - One-half of any one of courses 1010, 1200, 1201, 1280, 1281, 1282, 1283, 1284, 1285, 1402, 1403, 1407, 1417, 1600, 1601, 1610, 1611 and 1660.
 - One-half of any one of courses 1011, 1018 and 1019.
 - One-half of any one of courses 1013, 1014, 1015, 1016, 1300, 1301, 1302 and 1303.
 - One-half of an additional course of the candidate's choosing.
- (2) A candidate may substitute for evidence that he holds the certificates referred to in subsection 1, evidence that he has successfully completed a graduate course in education that the Minister considers equivalent thereto. O. Reg. 517/71, s. 3.
- 4. Regulations 192 and 206 of Revised Regulations of Ontario, 1970 are revoked. O. Reg. 517/71, s. 4.

ROBERT WELCH
Minister of Education

Dated at Toronto, this 29th day of November, 1971.

(2168)

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 518/71.

Schools for Trainable Retarded Children.

Made—December 1st, 1971. Approved—December 8th, 1971. Filed—December 14th, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF EDUCATION ACT

- Clause e of section 1 of Regulation 204 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (e) "school" means a school or class for trainable retarded children that is operated by a divisional board.
- (2) Clause g of the said section 1 is revoked.
- Sections 2 and 3 of Regulation 204 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:
- 2.—(1) Every divisional board shall establish,
 - (a) the criteria upon which admissions boards under its jurisdiction shall make their recommendations;
 - (b) the procedures governing the operation of such admissions boards; and
 - (c) the practice and procedure before such admissions boards.
- (2) The criteria, practice and procedures under subsection 1 shall be published by the divisional board.
- (3) Every admissions board shall determine for a child who is admitted to a school the hours and the days that the child shall attend the school.
 - Subclause i of clause a of section 4 of Regulation 204 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (i) meets the criteria established by the divisional board under section 2; and
 - (1) This Regulation comes into force on the 1st day of September, 1972.
 - (2) With the approval of the Minister, a divisional board may commence to operate schools for trainable retarded children in accordance with the provisions of this Regulation prior to the 1st day of September, 1972.

ROBERT WELCH
Minister of Education

Dated at Toronto, this 1st day of December, 1971.

THE SURROGATE COURTS ACT

O. Reg. 519/71. Rules of Practice. Made—November 6th, 1971. Approved—December 1st, 1971. Filed—December 15th, 1971.

AMENDMENTS TO REGULATION 806 OF REVISED REGULATIONS OF ONTARIO, 1970, BEING THE RULES OF PRACTICE AND PROCEDURE OF THE SURROGATE COURT INCLUDING THE INDEX OF FORMS AND APPENDIX A THERETO, MADE BY THE RULES COMMITTEE ON THE 6TH DAY OF NOVEMBER, 1971, UNDER THE SURROGATE COURTS ACT.

- 1. Rules 44, 45, 46, 73, 83 and 84 of Regulation 806 of Revised Regulations of Ontario, 1970 are amended by striking out "Registrar of the Supreme Court" wherever the same appears and substituting "Surrogate Clerk for Ontario" therefor.
- The heading immediately preceding rule 84 of Regulation 806 of Revised Regulations of Ontario, 1970 is struck out and the heading "Surrogate Clerk for Ontario" substituted therefor.
- Items 4 and 42 of the Index of Forms to Regulation 806 of Revised Regulations of Ontario, 1970 are amended by striking out "Registrar of the Supreme Court" and substituting "Surrogate Clerk for Ontario" therefor.
- Forms 4 and 42 of Appendix A to Regulation 806 of Revised Regulations of Ontario, 1970 are amended by,
- (a) striking out "In the Supreme Court of Ontario"; and
- (b) striking out "Registrar of the Supreme Court of Ontario" and substituting "Surrogate Clerk for Ontario" therefor.

THE JUDICATURE ACT

O. Reg. 520/71.
Rules of Practice.
Made—November 6th, 1971.
Approved—December 1st, 1971
Filed—December 15th, 1971.

AMENDMENTS TO REGULATION 545 OF REVISED REGULATIONS OF ONTARIO, 1970, BEING THE RULES OF PRACTICE AND PROCEDURE OF THE SUPREME COURT OF ONTARIO, INCLUDING THE APPENDIX OF FORMS AND THE TARIFF OF FEES, MADE BY THE RULES COMMITTEE ON THE 6TH DAY OF NOVEMBER, 1971, UNDER THE JUDICATURE ACT.

- Rule 23 of Regulation 545 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 23.—(1) A municipal corporation may be served with a writ of summons by delivering a copy to the chairman, mayor, warden, reeve or clerk thereof.
- (2) In the case of a railway, telegraph or express corporation, service may be effected on the agent of such corporation at any branch or agency thereof, or on any station master of the railway company, or on the telegraph operator or express agent having charge of any telegraph or express office belonging to such corporation.
- (3) Any other corporation may be served with a writ of summons by delivering a copy to the president or other head officer, vice-president, secretary, treasurer, director, or any agent thereof, or the manager or person in charge of any branch or agency thereof in Ontario. Any person who, within Ontario, transacts or carries on any of the business of, or any business for, a corporation whose chief place of business is out of Ontario shall, for the purpose of being served as aforesaid, be deemed to be the agent thereof.
- (4) Service may also be effected on any person appointed for that purpose under the provisions of any statute.
 - Rule 45 of Regulation 545 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 45.—(1) Where a defendant is served with a writ of summons within Ontario, he shall appear within ten days, and in the case of a specially endorsed writ within fifteen days, including the day of service.
- (2) Where a respondent is served with an originating notice of motion within Ontario, he shall appear on or before the date upon which the motion is returnable.

- Rule 46 of Regulation 545 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 46. A defendant, or a respondent to an originating notice of motion, shall appear by filing with the proper officer a memorandum in writing, if he appears by solicitor, stating the name and place of business of such solicitor, or, if he appears in person, stating that he defends in person, and giving his address and naming a place within Ontario to be called his address for service (Form 9). Following such appearance the defendant or respondent shall forthwith serve such memorandum upon the plaintiff or applicant.
 - Sub-rule (1) of rule 181 of Regulation 545 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 181.—(1) Unless otherwise directed by the court, the time of the long vacation, or of the Christmas vacation, shall not be reckoned in the computation of the times appointed or allowed by these rules for,
 - (a) delivering or amending a pleading, except the defence in matrimonial causes and in actions for alimony;
 - (b) appeals to a judge in chambers;
 - (c) reports becoming absolute, except in undefended mortgage actions;
 - (d) moving to discharge an order adding a party, except an order adding a subsequent encumbrancer in a mortgage action;
 - (e) moving to add to, vary or set aside a judgment by a party served therewith;
 - (f) setting an action down for trial pursuant to sub-rule 4 of rule 246.
 - 5. Rule 246 of Regulation 545 of Revised Regulations of Ontario, 1970, is revoked and the following substituted therefor:
- 246.—(1) Where in an action no statement of defence or answer has been delivered, the plaintiff may set the action down for trial after the close of pleadings.
- (2) Where a statement of defence or answer has been delivered, and pleadings are closed, any party who has delivered a pleading and is ready for trial may serve upon every other party who has delivered a pleading and file, with proof of service, a certificate of readiness according to Form 38.
- (3) Where all parties entitled to do so have delivered certificates of readiness, any such party may set the action down for trial.

- (4) Subject to any order enlarging or abridging the time, where one or more but not all parties entitled to do so have delivered a certificate of readiness and sixty days have elapsed since the delivery of the first such certificate, any such party may set the action down for trial.
- (5) Except by leave of the court, a party who has delivered a certificate of readiness, shall not initiate or continue any interlocutory proceedings or any form of discovery.
 - 6. Rule 401 of Regulation 545 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- **401.** When a judge who has reserved judgment in any cause, action, issue, motion or matter,
 - (a) dies without giving judgment; or
 - (b) having resigned his office or having been appointed to any other court does not give judgment within the time allowed by statute; or
 - (c) has not given judgment within six months from the time of reserving it,

the Chief Justice of the High Court may order that the cause, action, issue, motion or matter be restored to the proper list for trial or hearing, and, in case the original trial or hearing was upon evidence given viva voce, may direct that the retrial or re-hearing shall be upon a transcript of the reporter's notes of such evidence, or upon such transcript and additional evidence given viva voce or by affidavit, or upon such transcript and evidence given viva voce and evidence given by affidavit, or upon new evidence, or otherwise as in his opinion the circumstances of the particular case may require, and may dispose of the costs of the original trial or hearing and of the costs of procuring and furnishing any copies of the transcript of the reporter's notes, or may refer the question as to such costs or any of them to the judge presiding at the re-trial or re-hearing, but no directions for a re-trial or re-hearing which include a direction for the use of the transcript of the reporter's notes shall be deemed to limit or restrict the power of the judge presiding at such re-trial or re-hearing in his discretion to permit the recalling of any witness called at the original trial or hearing, or to receive other or additional evidence.

- Sub-rule (1) of rule 506 of Regulation 545 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- **506.**—(1) Unless otherwise ordered by a judge of the Court of Appeal, the execution of the judgment appealed from shall, upon an appeal being set down to be heard, be stayed pending the appeal, but, where the judgment appealed from awards a mandamus or an injunction or alimony or mainte-

nance for a wife or children, execution shall not be stayed unless so ordered by the judge appealed from or by a judge of the Court of Appeal.

 The Appendix of Forms to Regulation 545 of Revised Regulations of Ontario, 1970 is amended by inserting therein the following form:

Form 38

CERTIFICATE OF READINESS

(Rule 246)

I,, (solicitor for) the above-named..., Do Hereby (plaintiff or defendant)

CERTIFY that I have completed all proceedings in this action which, in my opinion, need be taken on behalf of my client (or on my behalf as the case may be) prior to trial. I will not initiate or continue any interlocutory proceedings or any form of discovery without leave of the Court and I represent that my client is (or I am as the case may be) ready to proceed with the trial of this action whenever called upon to do so.

To.....

 Form 78 of the Appendix of Forms to Regulation 545 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Form 78

GARNISHMENT ORDER ATTACHING DEBTS

(Rule 597)

In the Supreme Court of Ontario

The Master (or as the case may be) (Date)

Between

A. B., Judgment Creditor

-and-

C. D., Judgment Debtor

-and-

E. F., Garnishee

Up	on	the	appl	ication	0	f,	and
upon	rea	ding	the	affidavi	t	of,	filed,
and u	pon	hear	ing tl	ne solicit	:01	[or counsel] for	;

- 1. It is ordered that all debts owing or accruing due from the above-named garnishee to the abovenamed judgment debtor be attached.

the.....noon, to show cause why the debt due from him to the said judgment debtor should not be paid into court to the credit of this matter.

10. Form 79 of the Appendix of Forms to Regulation 545 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Form 79

NOTICE OF GARNISHMENT ORDER, IN LIEU OF ORDER, TO BE SERVED OUT OF ONTARIO

(Rule 597)

To E. F., of.....

TAKE NOTICE that an order has been obtained attaching all debts owing or accruing due from you to the above-named judgment debtor.

of an application before......at......by
the said judgment creditor for a further order that
the debt due from you to the above-named judgment
debtor be paid into court to the credit of this
matter; and an application will be made accordingly,
and, if you do not attend on the return of the said
motion, an order may be made in your absence.

11. Form 80 of the Appendix of Forms to Regulation 545 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Form 80

GARNISHMENT ORDER-FINAL

(RULE 601)

- 1. It is ordered that the said garnishee do forthwith pay the debt due from him to the said judgment debtor into Court to the credit of this matter.
- 2. And it is further ordered that the costs of the judgment creditor of this application be first paid from the said money and that the balance be then

paid to the sheriff of the......of......to be dealt with under The Creditors' Relief Act.

- 12. Paragraph numbered 5 of Form 140 of the Appendix of Forms to Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 284/71, is further amended by striking out "21" and substituting "18" therefor.
- 13. Tariff A of Regulation 545 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 285/71, is further amended in that part of the said Tariff relating to the fees to be allowed solicitors in preceedings in uncontested divorce matters under the Divorce Act (Canada) by,
 - (a) inserting "or decree absolute at hearing" immediately following "nisi" in Item 9, and
 - (b) adding the following item:

THE ELDERLY PERSONS CENTRES ACT

O. Reg. 521/71.

General.

Made—December 8th, 1971.

Filed—December 15th, 1971.

REGULATION MADE UNDER THE ELDERLY PERSONS CENTRES ACT

- Schedule 1 to Regulation 235 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 99/71, is further amended by adding thereto the following items:
- 6a. The Greater Niagara Senior Citizens' Association

11a. Maple City Senior Centre

- (1) Items 10 and 15 of Schedule 2 to Regulation 235 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:
- Oshawa Senior Citizens' Centre,
 John Street West, Oshawa
- Senior Citizens' Recreation Centre, 310 Charles Street East, Kitchener
- (2) The said Schedule 2, as amended by section 2 of Ontario Regulation 99/71, is further amended by adding thereto the following items:
- 9a. Maple City Senior Centre,
 130 Queen Street, Chatham
- 9b. Niagara Falls Senior Citizens' Recreation Centre, 1645 Morrison Street, Niagara Falls
 - Clause d of item 4 of Part I of Form 2 of Regulation 235 of Revised Regulations of Ontario, 1970, as made by subsection 3 of section 7 of Ontario Regulation 117/71, is revoked and the following substituted therefor:
 - (ca) the amount of the grant remaining to be paid will be applied first in payment of the unpaid accounts referred to in clause c.

1 (2172)

(2171)

THE HOMES FOR RETARDED PERSONS ACT

O. Reg. 522/71. General.

Made—December 8th, 1971.

Filed—December 15th, 1971.

REGULATION MADE UNDER THE HOMES FOR RETARDED PERSONS ACT

- 1.—(1) Item 1, items 2, 3, 4 and 5, as remade by section 2 of Ontario Regulation 217/71 and items 5a and 5b, as made by section 2 of Ontario Regulation 217/71, of Schedule 1 to Regulation 437 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:
- 1. Ajax-Pickering and Whitby Association for Retarded Children
- 2. The Association for Mentally Retarded of Hawkesbury and Area
- 3. Brampton and District Association for Retarded Children
- 4. Brantford and District Association for the Mentally Retarded
- 5. Burlington and District Association for the Mentally Retarded
- 5a. Cerebral Palsy Parent Council of Toronto
- 5b. Elizabeth Bigelow Village
- 5c. Friends of L'Arche
- (2) Items 8 and 9 of the said Schedule 1 are revoked and the following substituted there-
- 8. The Guelph and District Association for the Mentally Retarded Incorporated
- 9. Kapuskasing and District Association for the Mentally Retarded
- 9a. The Kenora-Keewatin District Association for the Mentally Retarded
- 9b. Kitchener-Waterloo & District Association for the Mentally Retarded
- 9c. The Lakehead Association for the Mentally Retarded
 - (3) The said Schedule 1 is further amended by adding thereto the following item:

- 24a. South Peel Association for the Mentally Retarded
 - 2. Item 13 of Schedule 2 to Regulation 437 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 217/71, is revoked and the following substituted therefor:
 - 13. Silver Spring Farm, 3501 Richmond Road, Ottawa

(2173)

1

THE INTERPRETATION ACT

O. Reg. 523/71.

Fees payable under The Business Corporations Act.

Made-December 15th, 1971. Filed-December 16th, 1971.

REGULATION MADE UNDER THE INTERPRETATION ACT

FEES PAYABLE UNDER THE BUSINESS CORPORATIONS ACT

- 1. The fee that shall be paid to the Ontario Securities Commission,
 - (1) upon application to the Commission under section 152 of The Business Corporations Act for an order is \$50.
 - (2) upon application to the Commission under subsection 9 of section 1, subsection 2 of section 119, subsection 3 of section 173 or subsection 2 of section 185 of The Business Corporations Act for an order is \$100. O. Reg. 523/71, s. 1.

(2186)

1

THE SECURITIES ACT

O. Reg. 524/71.

General.

Made—December 15th, 1971.

Filed-December 16th, 1971.

REGULATION MADE UNDER THE SECURITIES ACT

1. Clause v of subsection 1 of section 8 of Regulation 794 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(v) upon giving notice to the Commission under section 28 of the Act, is... \$10 (w) upon application to the Commission under section 59 of the Act, (i) for a ruling, is..... \$50 (ii) for each additional supplementary application for a ruling, is \$25 (x) upon application to the Commission under section 116 or subclauses i and ii of clause c of subsection 1 of section 132 of the Act, for an order, \$50 (v) upon all other applications to the Commission under the Act or regulations for an order, is..... \$100

where a copy of a document is required in connection with such certified statement.

(2187)

THE CONSUMER PROTECTION ACT

(z) for a certified statement under sec-

tion 148 of the Act is \$10 to which shall be added the fee under clause u

O. Reg. 525/71. General.

Made—December 15th, 1971.

Filed—December 16th, 1971.

REGULATION MADE UNDER THE CONSUMER PROTECTION ACT

 Section 20, exclusive of the paragraphs, and sections 21 and 22 of Regulation 128 of Revised Regulations of Ontario, 1970, as made by section 4 of Ontario Regulation 149/71, are revoked and the following substituted therefor:

TRIBUNAL

- 20. A subpoena issued under subsection 2 of section 9 of the Act shall be in Form 7 and shall be signed by the Chairman of the Tribunal or a vice-chairman thereof and shall be served personally on the person summoned who shall be paid fees and allowances for his attendance as a witness before the Tribunal as follows:
- 21. The notice of hearing before the Tribunal under subsection 4 of section 7 of the Act shall be in Form 8.

- 22. A voluntary cancellation of registration under subsection 2 of section 6 of the Act shall be in Form 9.
 - Forms 6, 7 and 8 of Regulation 128 of Revised Regulations of Ontario, 1970, as made by section 5 of Ontario Regulation 149/71, are renumbered as Forms 7, 8 and 9, respectively.

(2188)

1

THE INSURANCE ACT

O. Reg. 526/71.

Variable Insurance Contracts of Life Insurers.

Made—December 15th, 1971. Filed—December 16th, 1971.

REGULATION MADE UNDER THE INSURANCE ACT

VARIABLE INSURANCE CONTRACTS OF LIFE INSURERS

- 1. In this Regulation, "fund" means a separate and distinct fund maintained by an insurer authorized to transact the business of life insurance in respect of the non-guaranteed benefits of a variable insurance contract. O. Reg. 526/71, s. 1.
- 2.—(1) An insurer that proposes to enter into a variable insurance contract shall, at least thirty days before offering to enter into such a contract, file with the Superintendent,
 - (a) the form of the documents evidencing the variable insurance contract; and
 - (b) a copy of an information folder to be used by the insurer in connection with the sale of that type of variable insurance contract certified by the president, vicepresident, managing director or other director appointed for the purpose, and by the secretary or manager of the insurer.
- (2) An insurer that has filed an information folder in respect of a variable insurance contract shall, as long as it continues to offer to enter into that type of variable contract, file with the Superintendent a copy of a new information folder in respect of that type of variable insurance contract certified as provided,
 - (a) forthwith upon any material change in any facts set out in the latest information folder filed in respect of that type of variable insurance contract other than a change in the investments of the fund; and
 - (b) within.

- (i) one year and one month after the date of filing of the latest information folder, or
- (ii) eighteen months of the date of the financial statement contained in the latest information folder.

whichever is the earlier. O. Reg. 526/71, s. 2.

- **3.**—(1) The documents evidencing a variable insurance contract shall.
 - (a) contain a statement in bold print warning that the contract includes benefits that are not guaranteed;
 - (b) describe the benefits under the contract and indicate which benefits are guaranteed and which benefits are not guaranteed but fluctuate with the market value of the assets of the fund supporting them;
 - (c) state,
 - (i) the method of determining the benefits related to the market value of the fund and the amount of the surrender value of these benefits, and
 - (ii) where provision is made for part of the premium to be allocated to provide the benefits related to the market value of the fund, the percentage of the premium so allocated;
 - (d) state the times, which shall not be less than once monthly, at which the fund shall be valued and at which the value of the benefits related to the market value of the fund may be determined; and
 - (e) describe the charges or methods of determining the charges against the fund for taxes, management or other expenses.
- (2) The information folder relating to a variable insurance contract shall,
 - (a) except with respect to item 1, present in narrative form, without reference to technical terms where possible or to inapplicable items, the information required by Form 1 in an order appropriate to best describing the contract itself and not necessarily in the order provided in Form 1;
 - (b) contain or be accompanied by the statements of financial information in accordance with forms 2 to 7 as of a date not earlier than December 31st preceding the date of filing; and

- (c) contain a statement that the folder is not an insurance contract.
- (3) The Superintendent may permit a summary of the information folder to be filed in addition to the information folder referred to in subsection 2, and in such case the summary of the information folder so filed may be delivered to a prospective purchaser in lieu of the information folder delivered to the prospective purchaser under section 4.
- (4) The summary of the information folder relating to a variable contract shall,
 - (a) present in narrative form, without reference to technical terms where possible or to inapplicable items, the information required by items 1, 2, 6 (a), 9 and 18 of Form 1;
 - (b) contain or be accompanied by a five year statement of the fund and a schedule of investments in accordance with Forms 5 and 6 as of a date not earlier than December 31st preceding the date of filing; and
 - (c) contain a statement that the folder is not an insurance contract. O. Reg. 526/71, s. 3.
- 4.—(1) Before an application for a variable insurance contract is signed by a prospective purchaser of a variable insurance contract, there shall be delivered to him a true copy of the information folder then on file pursuant to section 2 that relates to the contract, provided that where a variable insurance contract does not provide for any other benefits dependent on the market value of a fund except that the insured or a beneficiary under the contract may elect that policy dividends or proceeds be retained for investment in the fund, or that policy proceeds may be applied under a variable settlement option, the delivery of a true copy of the information folder then on file pursuant to section 2 to the insured or beneficiary shall be made immediately prior to the making of such election.
- (2) At the time of delivery of the information folder referred to in subsection 1 the insurer shall obtain therefor a written receipt signed by the prospective purchaser. O. Reg. 526/71, s. 4.
- 5. Where a prospective purchaser of a variable insurance contract is furnished with a proposal form that describes a particular contract,
 - (a) the description shall be entered on a form prepared by the insurer;
 - (b) the proposal form shall be consistent with the information folder for that particular contract; and

- (c) a specimen copy of the prepared form shall be filed with the Superintendent. O. Reg. 526/71, s. 5.
- **6.**—(1) No insurer or agent shall give any undertaking or make any promises as to the future value of a fund or any interest in a fund or any benefit supported by a fund.
- (2) Any illustration of growth rates of a fund shall be based upon reasonable and clearly expressed assumptions and shall state that any part of the premium or other amount that is allocated to a fund is invested at the risk of the insured and may increase or decrease in value according to the fluctuations in the market value of the assets in the fund.
- (3) Where an illustration of growth rates of a fund is based upon the past performance of a fund itself or of similar funds or of one or more indexes, it shall also be made clear that such past results should not be construed as being indicative of the future performance of the fund. O. Reg. 526/71, s. 6.
- 7. The insurer shall furnish, at least annually, a statement to the insured showing,
 - (a) the amount, if any, allocated under the contract to the fund during the period covered by the statement;
 - (b) the value of the benefits related to the market value of the fund at the end of the period covered by the statement; and
 - (c) the information required by Form 6, together with the amount of the charges, or the percentage rate of charges to the fund for taxes, management or other expenses, but excluding brokerage commissions, brokerage fees, transfer taxes and other expenses normally added to the cost of investments acquired or deducted from the proceeds of investments sold. O. Reg. 526/71, s. 7.
- **8.** Section 2, subsections 2, 3 and 4 of section 3, section 4 and section 5 do not apply to group variable insurance contracts. O. Reg. 526/71, s. 8.
- Regulation 543 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 526/71, s. 9.

Form 1

The Insurance Act

INFORMATION REQUIRED IN THE INFORMATION FOLDER OF A LIFE INSURANCE COMPANY WITH A FUND

ITEM 1. Description of the Variable Insurance Contracts:

State briefly the description of the variable insurance contracts offered and describe the material provisions of such contracts, including, without limiting the generality of the foregoing, the following information:

- (1) (a) the benefits under the contract which are guaranteed; and
 - (b) the benefits under the contract which are not guaranteed but fluctuate with the market value of the assets of the fund supporting them.
- (2) The method of determining the benefits related to the market value of the fund and the amount of the surrender value of those benefits.
- (3) The percentage of the premium allocated to provide the benefits related to the market value of the fund, when provision is made for part of the premium to be so allocated.
- (4) Surrender, loan. non-forfeiture or other option provisions.
- (5) The retention charges in the event of surrender of the contract clearly stated and expressed in dollars and cents or as a percentage of premiums, as of the end of each of the first, second and fifth year that the contract is in effect.

Instructions:

- This item shall be set forth as the first item in the information folder, except that item 4 and other related information thereto may precede this item and the required information in paragraphs (2) to (5) inclusive should be given by type and cross reference to the appropriate places in the information folder.
- 2. With respect to paragraphs (3) and (5), tabular illustrations may be used.
- With respect to item 5, retention charges may be shown as of the end of other and later years that the contract is in effect in order to better illustrate the effect and term of the contract.

ITEM 2. Value of Units:

(a) Describe briefly the method followed or to be followed in determining the value of units to be credited to the contract or surrendered under the contract or to measure the benefits under the contract.

Instruction:

State the frequency with which units are

valued, the time when such value becomes effective and the length of time it remains in effect.

- (b) Describe the basis for establishing the value of the fund.
- (c) Describe the charges or method of determining the charges, against the fund for taxes, management, or any other expenses or charges on the basis actually charged and on an annual basis.

Instructions:

- Indicate briefly any additional charge imposed for the crediting of units to variable insurance contracts, for the transfer of units in one fund for units in another, or the reinvestment of dividends and similar distributions.
- The charges include all service charges against the fund including charges relating to such matters as cost of establishment of a variable insurance contract and the cost of the continuing administration and maintenance of such contract.
- When giving particulars of the charges against the fund with respect to a variable insurance contract, indicate when the charges will be deducted.
 - (d) Describe briefly any provision in the insurer's by-law, resolution, charter or in any agreement or other istrument which specifically authorizes or requires reinvestment of the proceeds of investment dividends or similar distribution in units to be credited to the contract.
 - (e) Explain how the contract holder is notified of the number of units credited to or variable benefits available under his contract and state how often the contract holder will be notified.

ITEM 3. Method of Marketing:

Outline briefly the method of marketing variable insurance contracts. Give brief details of any contractual arrangements made for this method of marketing.

Instruction:

State whether it is the intention of the insurer to engage in the continuous sale of variable insurance contracts.

ITEM 4. Name and Incorporation of Insurance Company Issuing Contracts:

State the full corporate name of the insurer and the address of its head office and principal office. State the laws under which the insurer was incorporated and whether incorporated by letters patent or otherwise and the date thereof. If material, state whether supplementary letters patent or similar authority for amendment or variation of the letters patent or other constituting document have been issued.

Instructions:

- Particulars of any such documents need be set out only if material to the variable insurance contract described in the information folder. See item 12.
- Give material details of the form of organization and structure of the insurer.
- File with the Superintendent a certified copy of by-law and resolution under which the fund has been established by the insurer indicating the statutory authority for its establishment.
- ITEM 5. Restrictions Imposed by Statute and Bylaw on the Investment Policies of the Insurer with Respect to a Fund:
 - (a) State the statutory limitations on the investments for the fund of the insurer and the amount of the insurer's initial transfer to the fund and source of funds for such transfer.
 - (b) State and describe the investment policy, or proposed policy of the insurer as regards the fund with respect to each of the following types of activities outlining the extent, if any, to which the insurer has engaged in such activities during the last five years.
 - 1. The borrowing of money.
 - 2. The concentration of investments in a particular class or kind of industry.
 - 3. The purchase and sale of real estate.
 - The making of loans, whether secured or unsecured, exclusive of the purchase of debt securities for investment purposes.
 - 5. Transfer of securities between the fund and the insurer.
 - 6. Investment in securities of mutual funds.
 - 7. Any other policy which the insurer deems fundamental.

ITEM 6. Policies with Respect to Investments for the Fund:

State and describe the investment policy of the insurer with respect to each of the following matters which is not described under item 5:

- (a) State the objectives of the investment policy of the funds.
- (b) The percentage of assets which it may invest in the securities of any one company.
- (c) The percentage of securities of any one company which it may acquire.

- (d) Investment in securities of companies for the purpose of exercising control or management.
- (e) The application of earnings of the fund.

ITEM 7. Diversification of Assets in the Fund:

Furnish in substantially the tabular form indicated, the following information as at a date within thirty days of the filing of the information folder with respect to each company, 5 per cent or more of whose securities of any class are owned directly of indirectly by the insurer for the fund.

TABLE

Name and Address of Company	Nature of its Principal Business	Percentage of Securities of any Class beneficially owned, directly or indirectly, by insurer in the Fund	Percentage of Book Value of the Fund Assets invested therein

Instruction:

Where variable insurance contracts with fund units have been issued for a period of twelve months and no material change has occurred in the information required by this item since the date to which the financial statements relating to the fund required for inclusion in the information required by this item may be given as of the date to which such financial statements are made up.

ITEM 8. Tax Status of the Fund:

State any taxes that may be imposed on the insurer that would be payable by the insurer from or on behalf of the fund which would constitute a charge upon or deduction from the fund and explain the income tax position of the insurer with respect to its fund.

ITEM 9. Tax Status of Contract Holders:

State in general terms the income tax consequences to those contract holders who hold contracts, the reserve for which is invested in the fund.

ITEM 10. Pending Legal Proceedings:

Briefly describe any legal proceedings material to the insurer and material to contract holders that have or will have units credited to the contract to which the insurer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the Court or agency in which the proceedings are pending, the date instituted and the principal parties thereto. Make a similar statement as to any such proceedings known to be contemplated.

ITEM 11. Rights of Contract Holders:

State whether a contract holder is a member of the insurer and as such is entitled to any voting rights.

ITEM 12. Custodian of Fund Portfolio of Securities:

State the name, principal business address, and nature of the business of any company holding portfolio securities of the insurer as custodian, the basis upon which such securities are held and the approval given therefor, and the jurisdiction in which the portfolio of securities are physically situate.

ITEM 13. Statement of Functions of Insurer:

- (a) Give a concise statement of the manner in which the following functions of the insurer with respect to the fund are performed and who is responsible therefor, stating how such functions are co-ordinated and to the extent that any such functions are not performed by bona fide employees of the insurer, the names and addresses of the persons or companies responsible for performing such functions:
 - Management of the insurer other than management of the fund portfolio.
 - 2. Management of the fund portfolio.
 - 3. Providing investment analysis for the fund portfolio.
 - 4. Providing investment recommendations for the fund portfolio.
 - 5. Making investment decisions for the fund portfolio.
 - Purchase and sale of the investment portfolio and brokerage arrangements relating thereto.
 - 7. Distribution of the variable insurance contracts offered.
- (b) List the names and addresses in full of all directors and officers of the companies named in answer to paragraph (a) of this item if performed by a company other than the insurer.

Instructions:

- In giving information regarding the purchase and sale of the investment portfolio and brokerage arrangements relating thereto only the name and address of the principal broker need be given.
- In giving information regarding purchase and sale of the investment portfolio and brokerage arrangements relating thereto and where a principal broker is involved, give brief details of the following matters:

- (i) the total cost during the last completed financial year of the insurer of securities acquired for the fund, distinguishing between,
 - (a) securities of or guaranteed by the government of any country, or any political subdivision thereof.
 - (b) short term notes, and
 - (c) other securities;
- (ii) the total cost of securities held at the beginning and at the end of the insurer's last completed financial year;
- (iii) the formula, method or criteria used in allocating brokerage business to persons or companies furnishing statistical research or other services to the insurer or the manager of the insurer with respect to the fund; and
- (iv) state the amount of brokerage paid to the principal broker.
- If one or more persons or companies performs more than one of the functions referred to in this item, so state giving details of all functions so performed.
- 4. As used in this form,
 - (a) "principal broker" includes,
 - (i) a person or company through whom the investment portfolio of the insurer is purchased or sold pursuant to a contractual arrangement with the insurer or the manager of the insurer providing for an exclusive right to purchase or sell the investment portfolio of the insurer or any feature which gives or is intended to give a broker or dealer a material competitive advantage over other brokers or dealers in respect of the purchase or sale of the investment portfolio of the insurer,
 - (ii) a person or company, together with any affiliate by or through whom 15 per cent or more of the aggregate value of securities transactions of the insurer were carried out;
 - (b) "brokerage arrangements" or "brokerage business" include all pur-

chases and sales of the investment portfolio, whether effected directly or through an agent.

5. With the consent of the Superintendent a person or company who would otherwise be a principal broker may, with respect to any one of more of the items of disclosure required by this Form, be treated as not coming within the definition of a principal broker.

ITEM 14. Relationship to Insurer:

Furnish the following information as to each person or company named in answer to paragraph (a) of item 13:

 If a named person or company is associated with the insurer or is a director or senior officer of or is associated with any affiliate of the insurer or is a director or senior officer of or is associated with any company which is associated with the insurer, so state and give particulars of the relationship.

- 2. If a named person or company in paragraph (a) has a contract or arrangement with the insurer, give a brief description of the contract or arrangement, including the basis for determining the remuneration of the named person or company and give the amount of remuneration paid or payable by the insurer and its subsidiaries to such person or company during the last completed financial year of the insurer.
- Where and to the extent required by the Superintendent, give the business experience of each named person or company and in the case of a named company, the directors and officers thereof.

ITEM 15. Principal Participants in the Fund:

Where more than 10 per cent of the net asset value of the fund is attributed to one contract, furnish the following information as of the year end set forth in the financial statements in forms 2 to 7 inclusive or as of a date specified by the Superintendent in substantially the tabular form indicated:

TABLE

Column 1	Column 2				
Type of Contract	Percentage of Net Asset Value of the Fund				

ITEM 16. Surrender and Maturity Options:

Give a brief outline of the rights of the contract holder during the term of and at the maturity of the contract including, without limiting the generality of the foregoing, surrender privileges, conversion and other options and any charges with respect thereto.

Instruction:

This information should be stated in plain language without the use of technical terminology.

ITEM 17. Interest of Management and Others in Material Transactions:

Describe briefly and, where practicable, state the approximate amount of any material interest, direct

or indirect, of any of the following persons or companies in any transactions within the three years prior to the date of the filing of the information folder, or in any proposed transaction which in either such case has materially affected, or will materially affect, the insurer or any of its subsidiaries with respect to the fund:

- The principal broker of the insurer.
- Any director or senior officer of the insurer.
- Any associate or affiliate of the foregoing persons or companies.

Instructions:

 Give a brief description of the material transaction. Include the name and address of each person or company whose interest in any transaction is described and the nature of the relationship by reason of which such interest is required to be described.

- 2. As to any transaction involving the purchase or sale of assets by or to the insurer or any subsidiary, state the cost of the assets to the purchaser and the cost thereof to the seller if acquired by the seller within two years prior to the transaction.
- 3. This item does not apply to any interest arising from holding a contract of the insurer where the contract holder receives no extra or special benefit or advantage not shared on a *pro rata* basis by all other contract holders who are resident in Canada.
- No information need be given in answer to this item as to any transaction or any interest therein, where,
 - the rates or charges involved in the transaction are fixed by law or determined by competitive bids,
 - (ii) the interest of a specified person or company in the transaction is solely that of a director of another company that is a party to the transaction,
 - (iii) the transaction involves services as a bank or other depository of funds, trustee under a trust indenture or other similar services.
 - (iv) the interest of a specified person or company, including all periodic instalments in the case of any lease or other agreement providing for periodic payments for instalments, does not exceed \$10,000, or
 - (v) the transaction does not, directly or indirectly, involve remuneration for services and,
 - (a) the interest of a specified person or company arose from the beneficial ownership, direct or indirect, of less than 10 per cent of any class of equity shares of another company that is a party to the transaction, and
 - (b) the transaction is in the ordinary course of business of the insurer or its subsidiaries.
- Information shall be furnished in answer to this item with respect to transactions not excluded above that involve remuneration.

directly or indirectly, to any of the specified persons or companies for services in any capacity unless the interest of the person or company arises solely from the beneficial ownership, direct or indirect, of less than 10 per cent of any class of equity shares of another company furnishing the services to the insurer or its subsidiaries with respect to the fund.

 This item does not require the disclosure of any interest in any transaction unless such interest and transaction are material.

ITEM 18. Management Fees and other Expenses:

State the maximum management fees expressed as a percentage of the net assets of the fund and all other expenses which may be charged against the assets of the fund under the contract. Explain how the management fee and other expenses are calculated and to whom they are paid.

Instruction:

The term "other expenses" shall mean all other expenses incurred in the ordinary course of business relating to the organization, management and operation of the fund with the exception of the commissions and brokerage fees on the purchase and sale of portfolio securities and taxes of all kinds to which the fund is or might be subject.

ITEM 19. Material Contracts:

Give particulars of every material contract entered into within two years prior to the date of the filing of the information folder by the insurer or any of its subsidiaries and state a reasonable time and place at which contract, or copy thereof, may be inspected.

The term "material contract" means any contract that can be reasonably regarded as presently material to the proposed contract holder with respect to the fund and not in the ordinary and normal course of business.

ITEM 20. Other Material Facts:

Give particulars of any other material facts relating to the variable insurance contract proposed to be sold and not disclosed pursuant to the foregoing items.

O. Reg. 526/71, Form 1.

Form 2

The Insurance Act

RECONCILIATION AND STATEMENT OF CHANGES IN NET ASSETS OF FUND

	FOR THE YEAR ENDED 19	
		\$
1.	Fund at Beginning of Year.	\$
	Transfers and Payments Into Fund\$	
2.	Premium and reserve allocations	
3.	Other deposits	
4.	TOTAL	-
	Transfers and Payments from Fund	
5.	Annuity, death claims and other benefits	
6.	Withdrawals	
7.	Transfers to provide fixed benefits	
4.	Other (specify)	
9.	Total	-
10.	Net increase (or decrease) in fund re contract holders' benefits during the year	_
11.	NET BALANCE OF INVESTMENT OPERATIONS AND EXPENSES FOR THE YEAR (Form 3)	
12.	Fund at End of Year	
	O. Reg.	526/71, Form 2.
	Form 3	
	The Insurance Act	
	STATEMENT OF INVESTMENT OPERATIONS AND EXPENSES	
	FOR THE YEAR ENDED	
Investm	ENT OPERATIONS.	\$
	Income	
1.	Investment Income	
2.	Other Income	
	Capital	

O. R	eg. 526/71	T	HE ONTARIO GAZETTE		61	
15	5. Investment	s purchased				
16	6. Other liabi	lities				
17	7					
18	3.		Total Amounts Owi	NG		
NSURA	NCE FUND					
19). Funds held	for benefit of con-	tract holder	\$		
20). Amounts to	ansferred from ot	ther funds			
21	l. Surplus					
22			Total Fun			
23			TOTAL FUNDS AND AMOUNTS OWI			
-	,.		TOTAL TORDS AND AMOUNTS OWI			
). Reg. 526	71, Form 4.	
			Form 5			
			The Insurance Act			
			STATEMENT OF THE FUND AND THE R OF CONTRACTS OUTSTANDING			
	Value at	End of Year		*Distributions During the Year		
Year Net Assets A		Accumulation Unit	Number of Contracts outstanding at the end of year	Capital	Dividend Paid	
19						
19						
19						
19						
19						
			* Use where applicable			
				Reg. 526/	71, Form 5.	
			The Insurance Act			
	SCHEDIII E	OF INVESTME	NTS YEAR-END HOLDINGS AS AT		19	
					• /	
		ng the following in				
•		each issue of the s				
	1	designation of eac	•			
ŧ			hares or aggregate face value of each class of ot			
. (d		value of each cla value of each such	ass of securities (investments) held and the b	asis of con	putation of	

O. Reg. 526/71, Form 6.

Form 7

The Insurance Act

State the following information with respect to transactions effected in the portfolio of the Fund during the year ended....., 19..

Each class of Security held (specify class or designation of security as indicated below)*	or the aggregate face instruments of eac	e value of debt ch class pur-	The aggregate number of securities or the aggregate face value of debt instruments of each class sold during period and proceeds of sale			
	Quantity or Face Value	Cost	Quantity or Face Value	Proceeds		
			•			

- * (a) government securities (securities of or guaranteed by the government of any country, or any political subdivision thereof);
 - (b) short-term notes;
 - (c) stocks;
 - (d) bonds;
 - (e) mortgages on real estate; and
 - (f) other securities.

O. Reg. 526/71, s. 7.

(2189)

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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1972

Section 584 of The Municipal Act provides:

584. The day of the sale shall be more than ninety-one days after the first publication of the list in The ONTARIO GAZETTE.

<u>During year 1972</u> the <u>dates for publication of tax sale advertisements</u> in The Ontario Gazette are as follows:

January 1st,	Issue	No.	1-	-Earliest	Date	Sale	can	be	held	-April 2nd,	1972
February 5th,	6.6		6	"			6.6	6.6	"	-May 7th,	" "
March 4th,	6.4	6.6	10	"	4 4	"	6 6	"	"	—June 4th,	6.6
April 1st,	6.6	6.6	14	6.6	6.6	6.6	"	66	**	-July 2nd,	6.6
May 6th,	4.6	, 44	19	6.6	" "	4 4	6.6	"		-August 6th,	16
June 3rd,	6.6		23	"	6.6	4.4	6 6		**	—September 3rd	6.6
July 1st,	6.6	6 6	27	"	4.6	" "	" "	"	66	-October 1st,	**
August 5th,	41		32	"	4 6		4.6	* *	"	-November 5th,	66
September 2nd,	4 4	6 6	36	6.6	€ €	"	6.6	4.4	"	-December 3rd,	"
October 7th,	* *		41	"	"	4.4	"	"	"	-January 7th,	1973
November 4th,	* *	6 6	45	44	16		6 6	"	6.6	-February 4th,	6.6
December 2nd,		6.6	49	4.4	"	6 6			"	-March 4th,	6.6

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.

Advertisements should be typewritten or printed legibly, **separate from covering letter**. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser for each week that his advertisement appears.

The rates payable for copies of The Ontario Gazette are, by subscribers for a subscription of 52 weekly issues, \$6; and by others for a single copy, 15 cents. Payable in advance.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer and Publisher,
9th Floor, Ferguson Block, Queen's Park, Toronto 182, Ontario,
Telephone 365-2238

THE QUEEN'S PRINTER & PUBLISHER ONTARIO GOVERNMENT BOOKSTORE

880 Bay Street, Toronto 181, Ontario

Telephone 365-2054 - 5

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
The Ontario Government Telephone Directory	3.15 Tax Incl.
The Ontario Government Directory and Guide	3.15 Tax Incl.
The Loan and Trust Corporations Act (1971 Ed.)	3.00
The Corporations Act (1971)	3.00
The Sale of Goods Act (1971)	.75
The Partnerships Act (1971)	.75
Report of the Interdepartmental Task Force on Foreign Investment	1.00

Publications Under The Regulations Act

January 8th, 1972

THE LIQUOR CONTROL ACT

O. Reg. 527/71.
General.
Made—December 7th, 1971.
Approved—December 15th, 1971.
Filed—December 21st, 1971.

REGULATION MADE UNDER THE LIQUOR CONTROL ACT

- Section 5 of Regulation 560 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 299/71, is amended by striking out "or" at the end of clause a, adding "or" at the end of clause b and adding thereto the following clause:
 - (c) on such other days as the Board directs.
- 2. Section 8 of Regulation 560 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 8. Any person entitled to purchase liquor may appoint in writing as his agent to purchase liquor any other person eighteen years of age or over, who is entitled to purchase liquor.
 - Section 14 of Regulation 560 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 14. Delivering of liquor to a purchaser by a common carrier or other person shall be made only to the purchaser at his residence or to anyone eighteen years of age or over who resides in such residence.
 - 4. Section 41 of Regulation 560 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 301/71, is revoked and the following substituted therefor:
- 41. Preparations, mixtures and combinations capable of human consumption that contain less than 2.5 per cent of alcohol by volume or 5 per cent of alcohol by weight shall be considered to be flavoured with liquor only and not preparations, mixtures or combinations to which section 56 of the Act applies.

5. Regulation 560 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following forms:

Form 1

The Liquor Control Act

APPLICATION FOR HOSPITALITY SUITE LICENCE

An application is hereby made for a hospitality suite licence.

The following facts are stated and information furnished:

1. Name of applicant distillery, brewery or winery

2.	Address of head office of applicant	
	·;······	
3.	Address of premises to be licensed	

4. Description of room(s) to be licensed:

Room	Location	Capacity (no. of persons)
		-

(signature of authorized officer)

Form 2

The Liquor Control Act

HOSPITALITY SUITE LICENCE

and subject to the limitations thereof, this licence for the serving of liquor without charge is issued to:
(name of distillery, brewery or winery)
in respect of the premises situated at
(address)

and composed of rooms, designated and located as follows:

Location	Capacity (no. of persons)
	Location

Subject to prior cancellation or determination pursuant to *The Liquor Control Act* and the regulations thereunder, this licence expires at midnight

on the 31st day of March, 19....

Dated at T	oronto	this	 day	of	 	 		,
19								

Chief Commissioner
Liquor Control Board of Ontario

LIQUOR CONTROL BOARD OF ONTARIO:

G. KITCHING Chief Commissioner

Dated at Toronto, this 7th day of December, 1971.

(2212)

THE LIQUOR CONTROL ACT

O. Reg. 528/71.

General.

Made—December 14th, 1971. Approved—December 15th, 1971.

Filed—December 21st, 1971.

REGULATION MADE UNDER THE LIQUOR CONTROL ACT

- (1) Subclause b of subsection 1 of section 36
 of Regulation 560 of Revised Regulations of
 Ontario, 1970 is revoked and the following
 substituted therefor:
 - (b) 28 cents per gallon of production as determined by the final dip of the fermentation tun and recorded in the Federal Excise Department's Brewers' Daily Record (Form T 238);
- (2) Clause b of subsection 2 of the said section 36 is revoked and the following substituted therefor:
 - (b) 28 cents per gallon of beer sold in Ontario.

Made by the Board, this 14th day of December, 1971.

LIQUOR CONTROL BOARD OF ONTARIO:

G. KITCHING Chief Commissioner

(2213)

....

THE LIQUOR LICENCE ACT

O. Reg. 529/71.

General.

Made—December 9th, 1971. Approved—December 15th, 1971. Filed—December 21st, 1971.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

- Section 5 of Regulation 563 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 5. Sections 6 to 27 apply to all classes of licensed premises.
 - Section 16 of Regulation 563 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

16. No person under, the age of eighteen years shall be employed in the selling or serving of liquor in a licensed premises.

Liquor Board of Ontario: J. Mackey Chairman

Dated at Toronto, this 6th day of December, 1971.

(2214)

2

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 530/71.

Elementary and Secondary Schools—General.

Made — December 9th, 1971. Approved — December 15th, 1971. Filed — December 21st, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF EDUCATION ACT

- Clause h of subsection 1 of section 43 of Regulation 191 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (h) institutional classes for persons in children's homes or children's residences or in detention and observation homes established under The Provincial Courts Act.

ROBERT WELCH
Minister of Education

Dated at Toronto, this 9th day of December, 1971.

THE DEPARTMENT OF EDUCATION ACT

O. Reg. 531 /71.

(2215)

Reimbursement for Cost of Education in Territorial Districts or Crown Lands. Made—December 9th, 1971. Approved—December 15th, 1971. Filed—December 21st, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF EDUCATION ACT

 Clause a of subsection 1 of section 1 of Regulation 202 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

- (a) "cost of education" means the cost of education calculated in accordance with subsections 1, 3 and 3a of section 72 of The Schools Administration Act.
- Regulation 202 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 339/71, is further amended by adding thereto the following section:

5. Where a person,

- (a) who is placed in a detention and observation home established under *The Provincial* Courts Act: or
- (b) who is a ward of a children's aid society or in the care of a children's aid society and who has not been placed for adoption on a probationary basis,

is a pupil in an elementary school under the jurisdiction of a board that was not supported by the assessment of the residence of his parent or guardian in the year in which the person,

- (c) was placed in the detention and observation home; or
- (d) became a ward of, or was placed in the care of, the children's aid society,

as the case may be, the Minister shall reimburse the board that operates the school for the cost of education of the pupil.

- Section 10 of Regulation 202 of Revised Regulations of Ontario, 1970 is amended by adding "or" at the end of clause b and by adding thereto the following clause:
 - (c) who is placed in an approved home as defined in The Mental Hospitals Act.
- Regulation 202 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 339/71, is further amended by adding thereto the following sections:
- 11. Where a person,
 - (a) who is placed in a detention and observation home established under The Provincial Courts Act; or
 - (b) who is a ward of a children's aid society or in the care of a children's aid society and who has not been placed for adoption on a probationary basis,

is a pupil in a secondary school under the jurisdiction of a board that was not supported by the assessment of the residence of his parent or guardian in the year in which the person,

- O. Reg. 531/71
- (c) was placed in the detention and observation home: or
- (d) became a ward of, or was placed in the care of, the children's aid society,

as the case may be, the Minister shall reimburse the board that operates the school for the cost of education of the pupil.

11a. Where a pupil,

- (a) resides in a territorial district;
- (b) is not resident in a school division, a school section, a separate school zone, a secondary school district, or a Crown establishment;
- (c) attends a secondary school; and
- (d) is provided by a secondary school board with transportation to and from school,

the Minister shall reimburse the board for its expenditure for the transportation of the pupil in an amount not in excess of the amount that would be eligible for general legislative grants in respect of transportation of the pupil if the jurisdiction of the board was considered to include the place of residence of the pupil, and the board may charge to the parent or guardian of such pupil the excess of the actual cost of transportation over the amount of the reimbursement provided by this section.

15a.—(1) Where a board, with the approval of the Minister, employs a teacher to conduct an institutional class in a detention and observation home established under The Provincial Courts Act, the Minister shall reimburse the board for the salary of the teacher so employed and for an amount not in excess of \$1,000 in each year in respect of the board's expenditures for consultative help and for the purchase of instructional supplies in respect of such institutional class.

- (2) Where a board incurs an expenditure for furniture and equipment for a class-room in such a detention and observation home, the Minister shall reimburse the board for the approved portion of the expenditure, but such reimbursement shall not be in excess of \$3,000 for each such class-room.
 - 5. This Regulation comes into force on the 1st day of January, 1972.

ROBERT WELCH Minister of Education

Dated at Toronto, this 9th day of December, 1971.

THE DEPARTMENT OF EDUCATION ACT.

O. Reg. 532/71.

General Legislative Grants. Made-December 9th, 1971. Approved-December 15th, 1971. Filed—December 21st, 1971.

REGULATION MADE UNDER THE DEPARTMENT OF EDUCATION ACT

- 1.—(1) Sub-subclause b of subclause i of clause i of section 1 of Ontario Regulation 59/71 is revoked and the following substituted therefor:
 - b. in a French program for not less than 20 minutes per day in a class up to and including grade 8 for English-speaking pupils who attend on a fullday basis, 1.04,
 - ba. in a French program for not less than 20 minutes per day in a junior kindergarten or kindergarten for Englishspeaking pupils who attend on a half-day basis, 1.08.
- (2) The said section 1 is amended by adding thereto the following subsection:
- (2) Notwithstanding the definition of average daily enrolment in clause g of subsection 1 of section 1, for the purposes of this Regulation average daily enrolment for 1971 shall be deemed to have the same meaning as "average daily enrolment" in paragraph 1a of subsection 2 of section 1 of The Schools Administration Act.
 - 2. Subsection 1 of section 9 of Ontario Regulation 59/71 is amended by adding at the end thereof:

but for the purposes of this subsection, recognized ordinary expenditure per pupil for 1970 shall be determined by dividing the recognized ordinary expenditure used in the 1970 grant calculation by the average daily enrolment for 1970 adjusted by the appropriate 1970 course weighting factors and the appropriate 1971 location weighting factors.

3. Ontario Regulation 59/71, as amended by section 1 of Ontario Regulation 74/71, is amended by adding thereto the following section:

16a. An isolate board shall be paid in 1971 an amount equal to its deficit as at the 31st day of December, 1968, adjusted in a manner acceptable to the Minister for unrecorded assets and liabilities 2 as at that date.

(2216)

- Sub-subclause c of subclause ii of clause c of section 17 of Ontario Regulation 59/71 is revoked and the following substituted therefor:
 - c. the portion of the capital expenditure from the revenue fund and the expenditure for the transportation of pupils made in 1971 that is not included in recognized extraordinary expenditure and that is not in excess of 25 per cent of the net capital expenditure from the revenue fund included in recognized extraordinary expenditure, and

ROBERT WELCH
Minister of Education

Dated at Toronto, this 9th day of December, 1971.

(2217)

THE GAME AND FISH ACT

O. Reg. 533/71. Fishing Huts. Made—December 21st, 1971. Filed—December 22nd, 1971.

REGULATION MADE UNDER THE GAME AND FISH ACT

- The Schedule to Regulation 364 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
- 7. The waters known as Boshkung Lake in the Provisional County of Haliburton.
- 8. The waters known as Twelve Mile Lake in the Provisional County of Haliburton.
- 9. The waters known as Gull Lake in the Provisional County of Haliburton.

RENE BRUNELLE
Minister of Lands and Forests

Dated at Toronto, this 21st day of December, 1971.

(2218)

THE PUBLIC SERVICE ACT

O. Reg. 534/71.
Joint Council.
Made—December 13th, 1971.
Approved—December 15th, 1971.
Filed—December 22nd, 1971.

REGULATION MADE UNDER THE PUBLIC SERVICE ACT

JOINT COUNCIL

1. Any matter affecting Crown employees for whom negotiations have not previously been conducted by a bargaining agent before the Joint Council is excluded from the agenda of the Joint Council. O. Reg. 534/71, s. 1.

CIVIL SERVICE COMMISSION:

W. A. B. Anderson Chairman

2

Dated at Toronto, this 13th day of December, 1971.

(2219)

THE HOMES FOR SPECIAL CARE ACT

O. Reg. 535/71. General. Made—December 15th, 1971. Filed—December 22nd, 1971.

REGULATION MADE UNDER THE HOMES FOR SPECIAL CARE ACT

- (1) Paragraph 1 of subsection 2 of section 25
 of Regulation 438 of Revised Regulations of
 Ontario, 1970 is amended by striking out
 "three" in the second line and inserting in
 lieu thereof "four".
- (2) Paragraph 2 of subsection 2 of the said section 25 is amended by striking out "four" in the first line and inserting in lieu thereof "five".
- 2.—(1) Section 41 of Regulation 438 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 251/71, is further amended by adding thereto the following subsection:
- (1a) The Minister may pay the amounts mentioned in subsection 1 in respect of a resident in a home during any period where, with the approval of the Director, a resident has been granted a leave of absence not exceeding fourteen consecutive days.

1109

- 102 O. Reg. 535 /71
 - (2) Subsection 2 of the said section 41 is amended by adding at the end thereof "and may pay an amount not exceeding \$365 for the funeral and burial expenses of a resident".
 - (3) Subsection 3 of the said section 41 is amended by striking out "subsection 1" in the third line and inserting in lieu thereof "subsections 1 and 2".
 - (4) Subsection 4 of the said section 41 is amended by striking out "subsection 1" in the second and third lines and inserting in lieu thereof "subsections 1 and 2".
 - 3. Section 42 of Regulation 438 of Revised Regulations of Ontario, 1970 is revoked.

(2220)

THE MILK ACT

O. Reg. 536/71. Grade A Milk-Marketing. Made—December 22nd, 1971. Filed—December 23rd, 1971.

REGULATION MADE UNDER THE MILK ACT

- 1.—(1) Subsection 5b of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 505/71, is revoked and the following substituted therefor:
- (5b) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.40 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.
 - (2) Subsection 6a of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 505/71, is revoked and the following substituted therefor:
- (6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.25 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.

THE ONTARIO MILK MARKETING BOARD:

GEORGE R. McLaughlin Chairman

> H. PARKER Secretary

Dated at Toronto, this 22nd day of December, 1971.

(2221)

THE MILK ACT

O. Reg. 537/71.

Industrial Milk-Marketing. Made—December 22nd, 1971. Filed—December 23rd, 1971.

REGULATION MADE UNDER THE MILK ACT

- 1.—(1) Subsection 3a of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 506/71, is revoked and the following substituted therefor:
- (3a) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.40 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.
 - (2) Subsection 4a of the said section 13, as remade by subsection 2 of section 1 of Ontario Regulation 506 /71, is revoked and the following substituted therefor:
- (4a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.25 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck.

THE ONTARIO MILK MARKETING BOARD:

GEORGE R. McLaughlin Chairman

> H. PARKER Secretary

Dated at Toronto, this 22nd day of December, 1971. (2222)

THE CORPORATION SECURITIES REGISTRATION ACT

O. Reg. 538/71.

Fees.

Made - December 22nd, 1971. Filed—December 23rd, 1971.

REGULATION MADE UNDER THE CORPORATION SECURITIES REGISTRATION ACT

1. Regulation 133 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

O. Reg. 539/71

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2. The director, the deputy director, the senior legal officer, the executive officer, the controller of records or the assistant controller of records of the Companies Branch of the Department of Financial and Commercial Affairs may sign any certificate required or authorized by section 10 of the Act.

(2223)

THE MOTOR VEHICLE DEALERS ACT

O. Reg. 539/71.

General.

Made-December 22nd, 1971.

Filed—December 23rd, 1971.

REGULATION MADE UNDER THE MOTOR VEHICLE DEALERS ACT

- Section 15 of Ontario Regulation 98/71, as remade by section 4 of Ontario Regulation 516/71, is revoked and the following substituted therefor:
- 15. Every motor vehicle dealer shall maintain for a period of two years from the date of the original transaction, purchase orders, sales orders and written records of all transactions resulting in the purchase or sale of a motor vehicle and in the case of a used motor vehicle the complete record of any reconditioning or other work performed on the vehicle including the date and particulars of all work done, supported by repair orders, the cost of such work and details and cost of any inspection conducted under section 58 of The Highway Traffic Act.
 - Subsections 1, 2 and 3 of section 16 of Ontario Regulation 98/71, as made by section 4 of Ontario Regulation 516/71, are revoked and the following substituted therefor:
- (1) Where a new motor vehicle is sold, the sales or purchase order shall show,
 - (a) the name and address of the purchaser;
 - (b) the date of the sale;
 - (c) the make of the vehicle;
 - (d) the model year;
 - (e) the manufacturer's serial number;
 - (f) the body type;
 - (g) the manufacturer's suggested retail price;
 - (h) an itemized list of the manufacturer's suggested retail price of all extra equipment to be sold to the purchaser or installed by

- the motor vehicle dealer according to the agreement made at the time of the sale;
- (i) the total manufacturer's suggested retail price;
- (j) the discount given, if any;
- (k) the sale price;
- (l) the down payment or deposit, if any;
- (m) the balance to be paid by the purchaser;
- (n) an itemized list of the cost of any other charges for which the purchaser is responsible, such as insurance and licence fees; and
- (o) if the balance is to be financed, the information that a lender is required to give to a borrower, before giving the credit, under section 36 of The Consumer Protection Act, together with a notation that the said section has been complied with.
- (2) Where a used motor vehicle is sold, the sales or purchase order shall show,
 - (a) the name and address of the purchaser;
 - (b) the date of sale;
 - (c) the make of vehicle;
 - (d) the model year;
 - (e) the manufacturer's serial number;
 - (f) the body type;
 - (g) the licence plate number;
 - (h) the sale price;
 - (i) an itemized list of the cost of all extra equipment sold to the purchaser and to be installed by the motor vehicle dealer according to the agreement made at the time of sale;
 - (i) the total sale price;
 - (k) the down payment or deposit, if any;
 - (1) the balance to be paid by the purchaser;
 - (m) an itemized list of the cost of other charges for which the purchaser is responsible such as insurance and licence fees;
 - (n) if the balance is to be financed, the information that a lender is required to give to a borrower, before giving the credit, under section 36 of The Consumer Protection Act,

together with a notation that the said section has been complied with;

- (o) the recorded odometer reading at the time of sale; and
- (p) an itemized list of any repairs to be effected and the cost thereof, if any.
- (3) Where a used motor vehicle is purchased or traded in, the sales or purchase order shall show,
 - (a) the name and address of the last registered owner;
 - (b) the date of purchase;
 - (c) the description of the vehicle as required in clauses c, d, e and f of subsection 1;
 - (d) the licence number;
 - (e) the purchase price or trade-in allowance;
 - (f) a statement obtained from the previous owner as to whether the vehicle has previously been used as a taxicab or a police cruiser; and
 - (g) the recorded odometer reading at the time of purchase or trade-in.
 - 3. This Regulation comes into force on the day that *The Used Car Dealers Amendment Act*, 1971 is proclaimed to come into force.

(2224)

THE INSURANCE ACT

O. Reg. 540/71.

Amendment to Schedule E of the Act. Made—December 22nd, 1971. Filed—December 23rd, 1971.

REGULATION MADE UNDER THE INSURANCE ACT

AMENDMENT TO SCHEDULE E OF THE ACT

The first paragraph under the heading "Accident Benefits Section" of Schedule E to The Insurance Act, as enacted by section 26 of The Insurance Amendment Act, 1971, is revoked and the following substituted therefor:

The Insurer agrees to pay to or with respect to each insured person as defined in this section who sustains bodily injury or death by an accident arising out of the use or operation of an automobile-O. Reg. 540/71, s. 1.

- Subparagraph 2 of paragraph B of Part 1 of subsection 2 of the said Schedule E is revoked and the following substituted therefor:
 - (2) a deceased person whose only surviving dependants are his parents or the parents of his spouse shall be deemed a head of household if such parents, at the date of the accident, were residing in the same dwelling premises as the deceased person and were principally dependent upon him for financial support; O. Reg. 540/71, s. 2.
- 3. Clause a of subparagraph 3 of paragraph B of Part 1 of subsection 2 of the said Schedule E is revoked and the following substituted therefor:
 - (a) under the age of 21 years and who resides with and is wholly dependent upon the head of the household for financial support; or O. Reg. 540/71, s. 3.
- Clauses a and b of subparagraph 3 of subsection 3 of the said Schedule E are revoked and the following substituted therefor:
- (a) give written notice of claim to the Insurer by delivery thereof or by sending it by registered mail to the chief agency or head office of the Insurer in the Province, within 30 days from the date of the accident or as soon as practicable thereafter;
- (b) within 90 days from the date of the accident for which the claim is made, or as soon as practicable thereafter, furnish to the Insurer such proof of claim as is reasonably possible in the circumstances of the happening of the accident and the loss occasioned thereby; O. Reg. 540/71, s. 4.
- Subsection 3 of the said Schedule E is amended by adding thereto the following subparagraph:
- (8) Limitation on benefit payable

Where a person is entitled to benefits under more than one contract providing insurance of the type set forth in subsection 2, he or his personal representative or any person claiming through or under him or by virtue of *The Fatal Accidents Act*, may recover only an amount equal to one benefit.

O. Reg. 540/71, s. 5.

(2225)

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 541/71.

Approved Guarantee Companies. Made—December 22nd, 1971. Filed—December 23rd, 1971.

REGULATION MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

- The Schedule to Regulation 387 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 4/71, is further amended by adding thereto the following item:
 - 4a. The American Insurance Company.

(2226)

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THE LOCAL ROADS BOARDS ACT

O. Reg. 542/71.

Establishment of Local Roads Areas. Made—December 23rd, 1971. Filed—December 23rd, 1971.

ORDER MADE UNDER THE LOCAL ROADS BOARDS ACT

 Schedules 126 and 141 to Regulation 571 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 126

PROUDFOOT LOCAL ROADS AREA

All of the Township of Proudfoot in the Territorial District of Parry Sound, shown outlined on Department of Transportation and Communications plan N-1253-4, filed in the office of the Registrar of Regulations at Toronto as No. 1437.

Schedule 141

CROFT LOCAL ROADS AREA

All that portion of the Township of Croft in the Territorial District of Parry Sound, shown outlined on Department of Transportation and Communications plan N-776-A3, filed in the office of the Registrar of Regulations at Toronto as No. 1438.

Regulation 571 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 199

NORTHWEST ARROW LAKE LOCAL ROADS AREA

All of the unsurveyed territory lying west of the Township of Hardwick in the Territorial District of Thunder Bay, shown outlined on Department of Transportation and Communications plan N-6000-D1, filed in the office of the Registrar of Regulations at Toronto as No. 1439.

CHARLES MACNAUGHTON
Minister of Transportation
and Communications

2

Dated at Toronto, this 23rd day of December, 1971.

(2227)



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NOTICE TO SHERIFFS AND TREASURERS Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1972

Section 584 of The Municipal Act provides:

584. The day of the sale shall be more than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1972 the dates for publication of tax sale advertisements in The Ontario Gazette are as follows:

January 1st,	Issue	No.	1-	–Earliest	Date	Sale	can	be	held-April 2nd, 197	2
February 5th,	**	" "	6	"	66	4 6	"	4 6	" —May 7th,	
March 4th,	6.6	"	10	"	**	**	4.4	6.6	"—June 4th,	
April 1st,	11	4.6	14	"	4.4	"	"	4 6	" —July 2nd, "	
May 6th,	**	- "	19	"	4 6	4.6	4.4	6 6	" -August 6th, "	
June 3rd,	"	4 6	23.	"	4 6	4 4	"	**	"—September 3rd "	(b)
July 1st,	**		27	"	"	"	* *	"	" -October 1st, "	
August 5th,	**	4 4	32	"	4 6	6 6	4.6	"	"—November 5th, "	
September 2nd,	6 6	"	36	4.6	4 4	6.6	4.6	6 6	"—December 3rd, "	
October 7th,	* *	6.6	41	"	4 6	"	"	6.6	" - January 7th, 197	3
November 4th,	6.6	" "	45	"	6.6	"	"	6 6	"-February 4th,. "	.1
December 2nd,	"	6.6	49	"	4.4	"	"	6.6	"—March 4th, "	

Advertisements of tax sales must be received by the Queen's Printer at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

A copy of The Ontario Gazette will be sent free to each advertiser for each week that his advertisement appears.

The rates payable for copies of The Ontario Gazette are, by subscribers for a subscription of 52 weekly issues, \$6; and by others for a single copy, 15 cents. Payable in advance.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No exchange required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer and Publisher, 9th Floor, Ferguson Block, Queen's Park, Toronto 182, Ontario, Telephone 365-2238

THE QUEEN'S PRINTER & PUBLISHER ONTARIO GOVERNMENT BOOKSTORE

880 Bay Street, Toronto 181, Ontario Telephone 365-2054 - 5

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
The Ontario Government Telephone Directory	3.15 Tax Incl.
The Ontario Government Directory and Guide	3.15 Tax Incl.
The Loan and Trust Corporations Act (1971 Ed.)	3.00
The Corporations Act (1971)	3.00
The Sale of Goods Act (1971)	.75
The Partnerships Act (1971)	.75
Report of the Interdepartmental Task Force on Foreign Investment	1.00

January 15th, 1972

Publications Under The Regulations Act

THE AGRICULTURAL DEVELOPMENT FINANCE ACT

O. Reg. 543/71.

Deposits.

Made—December 15th, 1971.

Filed-December 28th, 1971.

REGULATION MADE UNDER THE AGRICULTURAL DEVELOPMENT FINANCE ACT

- 1. Section 1 of Regulation 7 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 103/71, is revoked and the following substituted therefor:
- 1.—(1) Subject to subsection 2, interest at the rate of 41/2 per cent per annum calculated on the minimum monthly balance shall be paid on the last days of March and September in each year.
- (2) In special cases, the Minister of Revenue may determine a rate of interest and basis of calculation different from that prescribed in subsection 1, but the rate so determined shall not exceed 41/2 per cent per annum.
 - 2. This Regulation comes into force on the 1st day of January, 1972. 3

(2244)

THE CORPORATIONS TAX ACT

O. Reg. 544/71.

General.

Made-December 15th, 1971. Filed-December 28th, 1971.

REGULATION MADE UNDER THE CORPORATIONS TAX ACT

- 1. Clauses d and e of section 403 of Regulation 139 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 212/71, are revoked and the following substituted therefor:
 - (d) property described in Class 9;
 - (e) property described in paragraph a, except automobiles, trucks, trailers or buses, paragraph h, except camp buildings and paragraphs j, k, l, m and n of Class 10;
- 2. This Regulation shall be deemed to have come into force on the 26th day of April, 1971.

THE PITS AND QUARRIES CONTROL ACT, 1971

O. Reg. 545/71.

General.

Made—December 22nd, 1971.

Filed—December 29th, 1971.

REGULATION MADE UNDER THE PITS AND OUARRIES CONTROL ACT, 1971

GENERAL

- 1. In this Regulation,
 - (a) "perched pond" means a pond resulting from a pit or quarry or a wayside pit or quarry excavation which is above the natural water table and is in excess of eighteen inches in depth or covers a minimum area of ten thousand square
 - (b) "scrap" means all waste material resulting from the operation of a pit or quarry or a wayside pit or quarry and includes rejected metal, lumber and tree stumps. O. Reg. 545 /71, s. 1.
- 2.—(1) An application for a licence to open, establish or operate a pit or quarry shall be in Form 1.
- (2) An application for a permit to open, establish or operate a wayside pit or quarry shall be in Form 2 and shall be accompanied by a description of the proposed rehabilitation of the property and intended use of the property after the termination of operations, together with a sketch map which shall include.
 - (a) the size, shape, location and acreage of the property to be worked;
 - (b) the topography of the property by contours, spot elevations or by an estimated slope of the land:
 - (c) the location and use of all lands and buildings within 500 feet of the property boundary;
 - (d) the location and dimension of all buildings or structures on the property or to be erected on the property; and

(2245)

1115

- (e) all entrances and exits.
- (3) A licence to open, establish or operate a pit or quarry shall be in Form 3.
- (4) A permit to open, establish or operate a wayside pit or quarry shall be in Form 4.
- (5) The fee for a licence to open, establish or operate a pit or quarry is \$25 for a person other than a corporation and \$100 for a corporation.
- (6) The fee for a permit to open, establish or operate a wayside pit or quarry is \$25.
- (7) A licensee or permittee shall pay a fee in an amount equal to the amount paid for the issuance of the licence or permit, as the case may be, in each year the licence or permit is in force within ninety days after the anniversary date of the issuance of the licence or permit.
- (8) The fees set out in subsections 5, 6 and 7 shall be forwarded to The Department of Mines and Northern Affairs, Queen's Park, Toronto and shall be paid to the Treasurer of Ontario. O. Reg. 545/71, s. 2.
- 3. Every application for a licence to open, establish or operate a pit or quarry shall have affixed thereto a certificate signed by a professional engineer who is a member of the Association of Professional Engineers of the Province of Ontario, an Ontario Land Surveyor or other qualified person approved by the Minister, stating the following:
 - "I hereby certify that the site plan which accompanies this application has been prepared by me."

O. Reg. 545/71, s. 3.

- **4.**—(1) A notice of application as required under subsection 2 of section 5 of the Act shall be in Form 5.
- (2) An applicant for a licence to open, establish or operate a pit or quarry shall give public notice of his application by causing an advertisement to be inserted in two successive issues of at least one daily or weekly newspaper having general circulation in the area. O. Reg. 545 /71, s. 4.
- 5.—(1) The security required under subsection 1 of section 11 of the Act shall be deposited annually no later than the 15th day of March for the operations of the previous calendar year in a deposit account held by the Treasurer of Ontario bearing simple interest at 6 per cent per annum.
- (2) The amount of the security referred to in subsection 1 shall be equal to 2 cents per ton of material shipped in the previous calendar year and subject to subsection 4 shall continue to be paid until such time as the total amount of the security on deposit is one hundred thousand dollars, including

- interest or an amount equal to \$500 per acre of the property which is to be used for pit or quarry operations, whichever is the greater.
- (3) Where a pit or quarry has been abandoned and the rehabilitation program carried out in accordance with the requirements of the Act, this Regulation and the site plan as required under subsection 2 of section 4 of the Act, the operator of the pit or quarry is entitled to a refund of the whole of the security on deposit including accumulated interest.
- (4) Where a pit or quarry is in operation and progressive rehabilitation has been carried out, the operator of the pit or quarry is entitled to a refund annually of that portion of the security on deposit as determined by the Minister based on the amount of rehabilitation carried out. O. Reg. 545/71, s. 5.
- 6.—(1) Every operator of a pit or quarry shall, where possible, while the pit or quarry is in operation, rehabilitate the pit or quarry to the final grade and contours indicated in the site plan filed with the Minister under subsection 2 of section 4 of the Act.
- (2) Every operator of a wayside pit or quarry shall, where possible, while the wayside pit or quarry is in operation, rehabilitate the wayside pit or quarry to the final grade and contours indicated in the sketch map required under subsection 2 of section 2. O. Reg. 545/71, s. 6.
- 7.—(1) Except for pits where the slope shall be less than 45 degrees off horizontal or of such a slope indicated in the site plan filed with the Minister under subsection 2 of section 4 of the Act, every face worked to the limit of an excavation shown in a site plan filed with the Minister under subsection 2 of section 4 of the Act, shall be sloped to the material's natural angle of repose from the excavation limits allowed under section 14.
- (2) Except for wayside pits where the slope shall be less than 45 degrees off horizontal or of such a slope indicated in the sketch map required under subsection 2 of section 2, every face worked to the limit of an excavation shown in a sketch map required under subsection 2 of section 2, shall be sloped to the material's natural angle of repose from the excavation limits allowed under section 14. O. Reg. 545/71, s. 7.
- 8. Existing top soil in sufficient quantity and depth to raise and maintain a healthy growth of vegetation adequate to bind the soil and to prevent erosion shall be replaced in excavated areas and in such other areas indicated in the site plan filed with the Minister under subsection 2 of section 4 of the Act and shall be planted with trees, shrubs, legumes or grasses. O. Reg. 545/71, s. 8.
- 9. Every pit or wayside pit excavation made to a water producing depth shall have all banks sloped to the water line at a slope which shall not exceed 1½ feet horizontally for each foot vertically. O. Reg. 545/71, s. 9.

- **10.** A pit or quarry or a wayside pit or quarry may be rehabilitated by backfilling. O. Reg. 545 /71, s. 10.
- 11.—(1) Every operator of a pit or quarry or a wayside pit or quarry shall stockpile sufficient existing top soil, stripping or fill to facilitate rehabilitation of the pit or quarry or the wayside pit or quarry.
- (2) Every stockpile referred to in subsection 1 shall have stable slopes and seeding so as to prevent erosion. O. Reg. 545/71, s. 11.
- 12.—(1) Except for entrances and exits, every operator of a pit or quarry shall plant and maintain a screen of trees consisting of deciduous or coniferous species which will attain a minimum height of twenty feet, on land within the pit or quarry property lying,
 - (a) fifty feet from the road allowance of any common and public highway;
 - (b) fifty feet from the boundary of any abutting property restricted to residential use by a restricted area by-law passed under section 35 of The Planning Act; and
 - (c) in such other areas indicated in the site plan filed with the Minister under subsection 2 of section 4 of the Act.
- (2) Forthwith after an abutting property becomes restricted to residential use by a restricted area by-law under section 35 of *The Planning Act*, except for entrances and exits, every operator of a pit or quarry shall plant and maintain a screen of trees consisting of deciduous or coniferous species which will attain a minimum height of twenty feet, on land within the pit or quarry property lying fifty feet from the boundary of such abutting property.
- (3) The screen of trees referred to in subsections 1 and 2 shall contain a minimum of one hundred trees per acre or that number and kind of trees and shrubs indicated in the site plan filed with the Minister under subsection 2 of section 4 of the Act.
- (4) The screen of trees required under subsections 1 and 2 may be supplemented or replaced by an earth berm along the perimeter of the pit or quarry property provided that such a berm is indicated in the site plan filed with the Minister under subsection 2 of section 4 of the Act.
- (5) Where an earth berm is used to supplement or replace a screen of trees, the berm may include a screen of trees and shrubs and shall be,
 - (a) high enough so as to interrupt the view of the pit or quarry from adjoining lands;
 and
 - (b) seeded. O. Reg. 545/71, s. 12.

- 13.—(1) No building, plant or product stockpile of a pit or quarry shall be located on the pit or quarry property within,
 - (a) 100 feet of the boundary of the pit or quarry property; or
 - (b) 300 feet of the boundary of any abutting property restricted to residential use by a restricted area by-law passed under section 35 of The Planning A.t.
- (2) Except where such use is permitted by the official plan of the local municipality in which the pit or quarry is located, no operator of a pit or quarry shall use or permit to be used, any building or structure on land used for pit or quarry operations, for any purpose other than for the operation of the pit or quarry, storage, maintenance, providing office space for the pit or quarry operation or for the carrying on of a related business.
- (3) All buildings, structures and plants on the pit or quarry property shall be maintained in a good state of repair. O. Reg. 545/71, s. 13.
- 14.—(1) Subject to subsection 2, no pit or quarry excavation or wayside pit or quarry excavation shall be closer than 100 feet from the road allowance of any common and public highway or 50 feet from any other property boundary.
- (2) Notwithstanding subsection 1, where written approval of the Minister has been obtained, the distance from the road allowance of a common and public highway may be reduced to fifty feet provided that a program of progressive rehabilitation is carried out to restore that distance to the distance indicated in subsection 1. O. Reg. 545/71, s. 14.
- 15. All scrap resulting from the operation of a pit or quarry or a wayside pit or quarry shall be collected into a specific area designated by the operator for the purpose. O. Reg. 545/71, s. 15.
- 16. All perched ponds which may be a hazard to life shall be drained to the lowest level of the land in the pit or quarry excavation. O. Reg. 545/71, s. 16.
- 17. Every operator of a pit or quarry shall erect and maintain a fence of heavy duty farm fencing at least five feet in height which shall follow the contours of the surface of the ground on the perimeter of the area to be used for the pit or quarry operations as indicated in the site plan filed with the Minister under subsection 2 of section 4 of the Act. O. Reg. 545/71, s. 17.
- 18. Every entrance and exit to a pit or quarry shall have a gate which shall be kept closed and locked during the time when the pit or quarry is not in operation. O. Reg. 545/71, s. 18.

- 19. Every road entrance and exit to a pit or quarry or a wayside pit or quarry shall be located so as to provide a clear and unobstructed view in both directions onto a common and public highway. O. Reg. 545/71, s. 19.
- 20. No explosives shall be detonated in a pit or quarry or a wayside pit or quarry on a holiday or between the hours of 6 p.m. and 8 a.m. O. Reg. 545/71, s. 20.
- 21. The lands designated in Table 1 are lands to which the Act applies. O. Reg. 545/71, s. 21.

TABLE 1

ITEM	Designated Area
1	The geographic Townships of: Adjala
2	Albemarle
3	Albion
4	Amable
5	Ancaster
6	Artemesia
7	Barton
8	Beverly
9	Caledon
10	Chinguacousy
11	Clinton
12	Collingwood
13	Derby
14	Eastnor
15	Erin
16	Esquesing
17	Euphrasia

Ітем	DESIGNATED AREA	_
	The geographic Townships of:	
18	Flamborough East	
19	Flamborough West	
20	Grantham	
21	Grimsby North	
22	Holland	
23	Keppel	
24	Lindsay	
25	Louth	
26	Melancthon	
27	Mono	
28	Mulmur	
29	Nassagaweya	
30	Nelson	
31	Niagara	
32	Nottawasaga	
33	Osprey	
34	Pelham	
35	Saltfleet	
36	Sarawak	
37	Stamford	
38	St. Edmunds	
39	St. Vincent	
40	Sydenham	
41	Thorold	
42	Trafalgar	

O. Reg. 545/71, Table 1.

Form 1

The Pits and Quarries Control Act, 1971

4	APPLICATION FOR A LICENCE TO OPEN, ESTABLISH OR OPERATE A PIT OR QUARRY
	I,(name)
	(address)
	hereby make application for a licence to open, establish or operate a
	for the removal of
	(lot) (concession) (township)
	(county or district, etc.)
	The total estimated production of the pit or quarry will be tons. (number)
Strike out if not	The pit or quarry has been previously operated and the tonnage removed in the last two
applicable)	years was tons. (number)
	Note: A detailed site plan providing the information required by subsection 2 of section 4 of the Act shall accompany this application.
	(signature of the applicant)
	(title of signing officer if a corporation)
	Dated thisday of, 19
	Certificate
	I hereby certify that the site plan which accompanies this application has been prepared by me.
	(signature of Professional Engineer or Ontario Land Surveyor)
	O. Reg. 545/71, Form 1.
	Form 2 The Pits and Quarries Control Act, 1971
	APPLICATION FOR A PERMIT TO OPEN, ESTABLISH OR OPERATE A WAYSIDE PIT OR QUARRY
1. Locati	ion of Wayside Pit or Quarry
County	y or District, etc

44	THE ONTARIO GAZETTE O. Reg. 545/71
	Township.
	LotConcession
2.	Applicant
	Name
	Address
3.	Owner of the Property on which the Wayside Pit or Quarry is Located
	Name
	Address
4.	Project Location
	Highway or Road No
	Contract No
	Authority calling work
5.	Type of Material to be Removed
	Earth Borrow
	New Wayside Pit or Quarry ☐ Existing Wayside Pit or Quarry ☐
	Previous History of Wayside Pit or Quarry (if any)
6.	Wayside Pit or Quarry Operation
	Date Operation to begin
	Duration of Operation
	Area of Wayside Pit or Quarry to be workedacres
	Proposed depth of excavationfeet.
	Details of stripping and disposition of stripping
	-
	Estimated quantity of material requiredCubic Yards or Tons.
	Type of excavation equipment to be used

).]	Reg. 545/71	THE ON	TARIO (JAZETTI	Ξ 145
	Proposed final grades of excava	ition			•••••
				• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •
					•••••
				• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •
	Proposed excavation setbacks f	rom road ar	d property	boundaries	where applicable
					•••••
	Proposed drainage provisions				• • • • • • • • • • • • • • • • • • • •
	• • • • • • • • • • • • • • • • • • • •				
				• • • • • • • • • • • • • • • • • • • •	
	Are products to be stockpiled,	Yes		No 🗆	Duration
7.	SKETCH MAP				
	A sketch map as required by s shall accompany this applicatio			2 of Ontario	Regulation 545/71 (see next page)
(a) the size, shape, location and acreage of the property to be worked;					
(b) the topography of the property by contours, spot elevations or by an estimated slope of					or by an estimated slope of the land;
(c) the location and use of all lands and buildings within 500 feet of the property boundaries;					
(d) the location and dimension of all buildings or structures on the property property; and					the property or to be erected on the
	(e) all entrances and exits.				
0	Wasser Pre on Ostania Pres				
	WAYSIDE PIT OR QUARRY REH Describe the proposed rehabilitermination of operations.			y and inten	nded use of the property after the
			• • • • • • • • •		
	· · · · · · · · · · · · · · · · · · ·				
			• • • • • • • • •		
				· · · · · · · · · · · · · · · · · · ·	(signature of applicant)
					of signing officer if a corporation)

${\tt Note:}\;$ Please use separate sheets for additional information if necessary.					
Dated this, 19					

SKETCH MAP

	~			
)
			-	
		Wayside Pit or Quarry Location Key Plan		

Indicate North by adding arrow above

NOTE: Key plan should show Wayside Pit or Quarry location in relation to position on property and to the nearest Town, Village, etc. (Not to Scale)—SEE REVERSE SIDE FOR LEGEND

FIELD SKETCH LEGEND					
NORTH DIRECTION TO BE TOWARDS TOP OF SKETCH					
PROBABLE OUTLINE OF DEPOSIT:					
WAYSIDE Pit or QUARRY FACE: TOP OF FACE					
SAMPLE FROM CHANNELLED FACE:					
TEST HOLE: 6#2 #1					
FENCE: X					
GATE: XXXXXX					
BUILDINGS: (DESIGNATE TYPE) house barn					
HIGHWAYS:					
OTHER ROADS:					
RIVER OR CHEEK:					
BRIDGE: (DESIGNATE TYPE)					
MARSH: (Indicates free water)					
BUSH: DECIDUOUS OR CONIFEROUS					
TREES: CONIFEROUS CONIFEROUS					
RAILWAYS: SINGLE TRACK					
TELEPHONE OR					
HYDRO POLES: (DESIGNATE TYPE)					

THE ONTARIO GAZETTE

Form 3

The Pits and Quarries Control Act, 1971

LICENCE

LICENCE TO OPEN, ESTABLISH OR OPERATE A PIT OR QUARRY

Under The Pits and Quarries Control Act, 1971 and th	
thereof, this licence is issued to:	,
(name)	
(address)	
to open, establish or operate aon the (pit or quarry)	
(lot) (concession)	(township)
(county or district,	
	Minister of Mines and Northern Affairs
Dated this, 19	O. Reg. 545/71, Form 3.
Form 4	
The Pits and Quarries Con	
PERMIT	
PERMIT TO OPEN, ESTABLISH OR OPERA	TE A WAYSIDE PIT OR QUARRY
Under The Pits and Quarries Control Act, 1971 and thereof, this permit is issued to:	he regulations, and subject to the limitations
(name)	
(address)	
to open, establish or operate a	on the lands described as follows:
(wayside pit or quarry)	
(lot) (concession)	
(county or district	
This permit expires on the completion of the project of	contract or one year after its issue, whichever
occurs first.	2012
	Minister of Mines and Northern Affairs
Issued this, 19	O. Reg. 545/71, Form 4.

3

Form 5

The Pits and Quarries Control Act, 1971

NOTICE OF APPLICATION

I,		(name	·····)
		(address	·····)
hereby give notice that	application ha		ce to open, establish or operate a(pit or quarry)
on the lands described	as follows:		
		(concession)	(township)
		(county or distri	ct, etc.)
consisting of(number		re or less.	
The estimated amount	of(mate		ted annually is tons. (number)
The operation will be		ont or intermittent)	peration with a plant (portable or permanent)
installation.			
			(signature of applicant)
			(title of signing officer if a corporation)
Dated this	day of	, 19	
			O. Reg. 545/71, Form 5.

THE MINING ACT

O. Reg. 546/71.

(2246)

Exploratory Licences and Production Leases for Natural Gas in Lake Erie. Made—December 22nd, 1971. Filed—December 29th, 1971.

REGULATION MADE UNDER THE MINING ACT

EXPLORATORY LICENCES AND PRODUCTION LEASES FOR NATURAL GAS IN LAKE ERIE

EXPLORATORY LICENCE

- 1.—(1) The Minister may issue an exploratory licence in Form 1 authorizing the holder to explore for natural gas on Crown lands under the waters of Lake Erie.
- (2) The licence shall be issued only upon application in writing to the Minister.
 - (3) The application shall be accompanied by,
 - (a) a description of the area for which the application is made; and
 - (b) a statement showing the financial ability of the applicant to undertake the exploratory work required by this Regulation.

- (4) The Minister may,
 - (a) consider applications from more than one applicant in respect of a specific area or areas and may request each applicant to submit a detailed plan of proposed development;
 - (b) offer for sale by tender the right to obtain a licence or licences where more than one application has been received for a specific area or areas; and
 - (c) issue a licence or licences to the applicant who, in his opinion, will develop the area or areas most advantageously. O. Reg. 546/71, s. 1.
- 2. The licence shall describe the area in accordance with the grid system, as shown on the plan filed in the office of the Registrar of Regulations at Toronto as No. 1440. O. Reg. 546/71, s. 2.
- 3. No licences shall be issued for partial tracts except where such tracts are adjacent to the International Boundary. O. Reg. 546/71, s. 3.
- 4. Applications for licences will be considered quarterly and the date for receipt of such applications will close on the first day of the months of January, April, July and October and such licences, when issued, shall be dated accordingly. O. Reg. 546/71, s. 4.
- 5. Where a request is made in writing to have licences issued other than quarterly as prescribed by section 4, the Minister may consider such applications and where such consideration is given, the Minister shall offer for sale by tender, the right to obtain a licence or licences for a specific area or areas and shall give public notice of the sale, specifying the area or areas and the method of tendering. O. Reg. 546/71, s. 5.
- 6. An exploratory licence shall be issued for a term not to exceed ten years and shall have an anniversary date of January 1st. O. Reg. 546/71, s. 6.
- 7. The annual rental for an exploratory licence is \$94.50 for each whole tract and 15 cents per acre for each partial tract payable in advance but during the first year of the licence where such period is less than twelve months, the rental shall be determined on a pro-rata basis. O. Reg. 546/71, s. 7.
- 8.—(1) The licensee shall expend for each tract or fraction thereof.
 - (a) during the first year, the sum of at least \$500, but where such period is less than twelve months the expenditure shall be determined on a pro-rata basis;
 - (b) during the second year, the sum of at least \$500;

- (c) during the third year, the sum of at least \$750; and
- (d) for the remainder of the term of the licence, the sum of at least \$1,000 per year,

in geophysical exploration or drilling in the area specified in the licence.

- (2) Where the Minister consents thereto, partial tracts may be combined for the purpose of expenditures on the basis of 630 acres being equivalent to one tract.
- (3) Where the Minister consents thereto, a licensee may surrender his licence in whole or in part at any time upon giving written notice thereof to the Minister at least thirty days before the surrender is to take effect.
- (4) Where a surrender is made and accepted under subsection 3, the expenditure for the year of the term in which the surrender is made shall be that required for the area described in the licence prior to the surrender, but the expenditure for any subsequent year or years of the term shall be based on the remaining area. O. Reg. 546/71, s. 8.
- 9. Where, during the final year of the term of the licence, the licensee is prevented by weather, water or other conditions acceptable to the Minister, from carrying out the geophysical exploration or drilling required by this Regulation, the Minister may, upon application in writing within thirty days of the end of the final year of the term of the licence, extend the licence for a period not exceeding six months and this extended period shall be considered part of the final year of the term. O. Reg. 546/71, s. 9.
- 10.—(1) Where, during any year of the term of the licence, the licensee expends a sum of money greater than that required under this Regulation for that year, he may credit the excess amount against the sum of money required to be expended in any other year or years of the term of the licence.
- (2) Where a licensee who is the holder of more than one licence for areas under the same body of water expends during one year a sum of money in respect of the area under one licence greater than that required under this Regulation, he may credit the excess amount to one or more of the other licences under the same body of water, provided such other licence or licences have been issued prior to or in the year of the carrying out of the work. O. Reg. 546/71, s. 10.
- 11. Where separate holders of separate licences for areas under the same body of water jointly engage in geophysical exploration or drilling, each licensee may credit the amount actually expended by him to any or all of the licences held by him under the same body of water. O. Reg. 546/71, s. 11.

- 12.—(1) Where the sum of money expended by a licensee in respect of a licence in any year of the term of the licence is less than the minimum required by section 8 for the purposes therein, the licensee shall deposit with the Minister, on or before the 1st day of January of the following year, a sum of money equal to the difference between the amount expended and the minimum required to be expended.
- (2) Amounts deposited with the Minister shall be in cash or in the form of,
 - (a) bearer bonds having a current value of at least 90 per cent of their face value of,
 - (i) the Province of Ontario,
 - (ii) the Hydro Electric Power Commission of Ontario, or
 - (iii) the Government of Canada; or
 - (b) a letter of credit guaranteed by a chartered bank of Canada. O. Reg. 546/71, s. 12.
- 13.—(1) The sums of money expended by a licensee in the year following the year in respect of which an amount has been deposited under section 12 shall be applied firstly to the credit of that preceding year and any balance of money expended that exceeds the amount deposited shall be applied to the credit of the current year.
- (2) Where, during the year following the year in respect of which an amount has been deposited under section 12, the licensee expends a sum equal to or greater than the total of the minimum required for that year and the amount deposited, the amount deposited shall be refunded to the licensee.
- (3) Where, during the year following the year in respect of which an amount has been deposited under section 12, the licensee expends a sum less than the total of the minimum required for that year and the amount deposited, the licensee shall deposit with the Minister such additional sum of money as is required to make the amount on deposit with the Minister equal to the difference between the amount expended and the minimum amount required to be expended by section 8. O. Reg. 546/71, s. 13.
- 14.—(1) Where an amount has been deposited with the Minister in respect of a licence, and the licensee,
 - (a) fails to deposit any further amounts in the amount and within the times required by this Regulation; or
 - (b) fails to expend the minimum amounts required by section 8 within the term or extended term of the licence,

- that part of the amount deposited that equals the difference between the minimum required to be expended in the year for which the deposit was made, and the amount expended for that year, is forfeit to the Crown in right of Ontario.
- (2) Where part of an amount deposited with the Minister is forfeited, the balance shall be refunded to the licensee within thirty days after the date of the forfeiture.
- (3) Upon forfeiture of an amount deposited with the Minister, the licence, in respect of which the deposit was made, shall be cancelled. O. Reg. 546/71, s. 14.
- 15. Where a licensee is in default of one or more licences and such licence or licences have been cancelled or surrendered, the Minister may cancel, in whole or in part, any or all other licences held by the licensee where, in his opinion, the licensee is unable to satisfactorily develop the area or areas contained in the licence or licences. O. Reg. 546/71, s. 15.
- 16.—(1) Every licensee shall submit to the Minister reports, maps and drilling logs in duplicate, covering all geological and geophysical examinations, drilling or other exploratory or development work for which he is requesting expenditure credits, within six months of completion, except those documents submitted in accordance with *The Petroleum Resources Act*, 1971 and the regulations thereunder.
- (2) Except with the consent of the licensee, material submitted under subsection 1 shall not be made public for one year from the date of completion of the work or for such longer period as the Minister, at his discretion, may direct. O. Reg. 546/71, s. 16.
- 17.—(1) On or before the 1st day of March in each year, the licensee shall submit a sworn statement to the Minister.
 - (a) detailing the amount and manner of all expenditures made by him in geophysical, geological or other exploratory work as prescribed in section 8; and
 - (b) giving full particulars of the work and operations carried on by him,
- during the previous calendar year on the area described in the licence, but where the Minister consents thereto, the licensee may include expenditures made by him but not filed on the previous statement because of the unavailability of records.
- (2) Where the Minister is not satisfied by the sworn statement of the licensee that he has expended the sums required by section 8 for which the statement has been submitted, the Minister may send a notice by mail to the licensee at his latest address recorded in the Department, requiring him to submit

such further details as are in the opinion of the Minister necessary to prove that the expenditure complies with the requirements of section 8 and if the licensee is still unable to satisfy the Minister that the expenditures have been in compliance with the requirements of section 8, the Minister may disallow the expenditures or any part of them.

- (3) No expenditures other than those detailed in the sworn statement referred to in subsection 1 and allowed by the Minister shall be credited to the minimum required to be expended under section 8. O. Reg. 546/71, s. 17.
- 18. While a licence is in force, the licensee has the sole and exclusive right to drill for natural gas on the area described in the licence. O. Reg. 546/71, s. 18.
- 19. Where drilling in any of the waters referred to in subsection 1 of section 1 has been suspended by a competent authority, or the licensee is prevented by weather, water, or other condition acceptable to the Minister and the suspension or other condition is not annually recurring, the Minister may reduce the rental and amounts required to be expended under section 8 for the year during which the suspension or condition occurs. O. Reg. 546 /71, s. 19.

PRODUCTION LEASE

- 20.—(1) Upon application to the Minister, a licensee shall be granted a lease in Form 2 to produce natural gas if the Minister is satisfied that a well drilled on the area described in the licence, or in a licence for a contiguous area held by the same licensee, has indicated the presence of natural gas.
- (2) The area to be included in a production lease shall be selected by the licensee from the area described in his exploratory licence and shall not be composed of unit areas of less than one tract except where the Minister grants approval, or as provided for in section 3.
- (3) Where the Minister is not satisfied that the area to be included in a production lease as selected by the licensee has been proven to reasonably contain natural gas, he may decrease the area accordingly.
- (4) Every application for a production lease shall be accompanied by,
 - (a) the rent for the first year of the term; and
 - (b) a description of the area to be included in the production lease.
- (5) The annual rental for a production lease is \$315 for each whole tract and 50 cents per acre for each partial tract, payable in advance, but during the first year of the lease where such period is less than twelve months, the rental shall be determined on a pro rata basis.

- (6) A production lease shall be for a term not to exceed ten years and shall have an anniversary date of January 1st.
- (7) Where production of natural gas is obtained and production continues beyond the life of the lease, the Minister shall renew the production lease or portions thereof for successive periods of not more than ten years each.
- (8) Royalty is payable to the Treasurer of Ontario on natural gas marketed off the lease at the rate of 10 per cent of the prevailing field price or \$0.035 per thousand cubic feet, whichever is greater.
- (9) The amount of royalty payable in any year shall be reduced by,
 - (a) the amount of rental paid for that year; and
 - (b) the amount of allowable pipeline construction credit,

up to a maximum of 50 per cent of the royalty payable.

- (10) In calculating the amount of royalty payable, the production of each lessee for each pool shall be considered and the amount of rental and pipeline construction credit shall be credited on the basis of pool production.
- (11) Where production from more than one pool is commingled under authority of *The Petroleum Resources Act*, 1971, the Minister may approve the calculation of the amount of royalty payable on the basis of more than one pool but such calculations shall be subject to approval by the Minister.
- (12) The rate of allowable pipeline construction credit shall be based on the total construction cost for each pipeline as approved by the Minister and subject to clause b of subsection 9, shall not exceed 25 per cent of the total cost in the first year, 20 per cent in the second year, 10 per cent in the third, fourth and fifth years and 5 per cent in the sixth, seventh, eighth, ninth and tenth years but the Minister may allow credits not used in one year to be carried forward to successive years.
- (13) Detailed plans and cost estimates for all pipeline construction shall be submitted to the Minister in duplicate and shall be approved by the Minister prior to commencing such construction.
- (14) On or before the 1st day of March in each year, the lessee shall submit a sworn statement to the Minister, detailing the amount of all pipeline construction expenditures made by him during the previous calendar year.
- (15) Where the Minister is not satisfied by the sworn statement of the lessee, the Minister may send a notice by mail to the lessee at his latest address recorded in the Department, requiring him

to submit such further details as are in the opinion of the Minister necessary to establish the allowable pipeline construction credit.

- (16) The Minister may disallow the expenditures or any part of them.
- (17) No expenditures other than those detailed in the sworn statement referred to in subsection 14 and allowed by the Minister shall be credited in calculating the amount of royalty payable.
- (18) Where production of natural gas is restricted or limited under *The Petroleum Resources Act, 1971*, the regulations thereunder or any order of the Ontario Energy Board, the Minister may reduce or suspend the rental payable by the lessee in such manner and to such extent as he considers proper.
 - (19) The lessee shall,
 - (a) keep a record of all natural gas produced, marketed or otherwise disposed of each year under the production leases held by him: and
 - (b) on or before the 1st day of March in each year, submit to the Minister a sworn statement showing the cost of pipeline construction and the quantity and actual meter value to the lessee of all gas marketed during the previous calendar year, together with a remittance for any royalty payable for that period, as provided for by subsection 10.
- (20) Where a well is drilled in an area contained in a production lease and where it is acceptable to the Minister, the lessee or lessees may submit the actual amount expended by him in the drilling of such a well as an expenditure for licences, as required by section 8.
- (21) A lessee may, on thirty days prior written notice to the Minister, surrender the whole or any part of the area included in a production lease provided that the area being surrendered complies with section 3 and all wells are plugged or bonded as provided for by *The Petroleum Resources Act*, 1971 and regulations thereunder.
- (22) Where a surrender has been made under subsection 21, the annual rental for the year in which the surrender is made shall be based on the area included in the lease at the commencement of that year, but the annual rental for ensuing years shall be based on the area being retained. O. Reg. 546/71, s. 20.
- 21. Where a production lease is terminated under section 23, the Minister may offer for sale by tender, the right to obtain such lease or leases in whole or in part and shall give public notice of the sale, specifying the area or areas and the method of tendering. O. Reg. 546/71, s. 21.

- 22.—(1) Where oil is encountered while drilling for natural gas, the area included in the licence that has been proven to reasonably contain oil shall be surrendered by the licensee, but the licensee shall have the first right for a production lease if a lease to produce oil is granted.
- (2) Notwithstanding subsection 1, the licensee may, with the consent of the Minister, retain the area required to be surrendered, for the purpose of exploring for natural gas at a shallower depth to that at which the oil is encountered. O. Reg. 546/71, s. 22.

GENERAL

23. If default is made.

- (a) in the performance or observance of the terms and conditions of an exploratory licence or of the Act or this Regulation; or
- (b) by a lessee in payment of rent or royalties, or both or in the performance or observance of the terms and conditions of the production lease or of the Act or this Regulation,

and the default is not remedied within thirty days after notice has been delivered or sent by registered mail to the holder of the exploration licence or production lease as the case may be, at his latest address recorded with the Department, setting forth the default and calling upon him to remedy the default,

- (c) in the case of an exploration licence, the Minister may forthwith cancel the licence; or
- (d) in the case of a production lease, the Minister may forthwith declare the lease terminated. O. Reg. 546/71, s. 23.
- **24.** The holder of a licence or a lease shall carry out all exploration, drilling and production operations in accordance with *The Petroleum Resources Act, 1971* and the regulations thereunder and any orders made by the Ontario Energy Board. O. Reg. 546/71, s. 24.
- 25.—(1) The holder of a licence may, with consent of the Minister, transfer or assign to any other person, the rights conferred under the licence with respect to the whole or any part of the acreage covered by the licence provided that in no case shall the holder of the licence retain any interest in that portion of the licence affected by the transfer or assignment.
- (2) The holder of a lease may, with the consent of the Minister, transfer or assign to any other person the rights conferred under the lease with respect to the whole or any part of the acreage covered by the lease. O. Reg. 546/71, s. 25.

- 26. Where any uncertainty or dispute arises respecting the position of any boundary, the Minister may require the licensee or lessee to make and file a cadastral survey acceptable to the Minister showing the boundary in respect of which the uncertainty or dispute has arisen. O. Reg. 546/71, s, 26.
- 27. Regulation 603 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 546/71, s. 27.

Form 1

The Mining Act

EXPLORATORY LICENCE OF OCCUPATION

Under *The Mining Act* and the regulations, and subject to the limitations thereof, this licence of

on this day......to enter upon and explore for natural gas on the area specified in the Schedule upon the following terms and conditions:

- 1. Payment of the remaining annual rental of
 - \$.....on or before the licence issue date.
- Payment of an annual rental of \$..........
 on or before January 1st in each of the remaining
 nine years.
- 3. This licence expires December 31st
- The licensee shall expend monies on the licensed area in accordance with section 8 of Ontario Regulation 546/71.
- 5. This licence shall not be transferred or assigned without the consent in writing of the Minister.

Minister of Mines and Northern Affairs

Dated at Toronto, this......day of.....,

19....

Schedule

The attached licence of occupation is issued for the following blocks and tracts in accordance with the grid system, as shown on the plan filed in the office of the Registrar of Regulations at Toronto as No. 1440.

Whole Blocks

Partial Blocks with Associated Tracts

O. . 'eg. 546/71, Form 1.

Form 2

The Mining Act

This Indenture made the......day of....., one thousand, nine hundred and......

BETWEEN:

Her Majesty the Queen in right of Ontario represented by the Minister of Mines and Northern Affairs,

Hereinafter called the Lessor

and

Hereinafter called the Lessee

WITNESSETH that under section 124 of *The Mining Act* and the regulations, and subject to the provisions thereof, and in consideration of the rents, royalties, covenants and agreements hereinafter reserved and contained on the part of the lessee, the lessor doth demise and lease unto the lessee all that parcel or area of land lying and being

beneath the waters of $\ldots \ldots$ as described on

the attached Schedule containing.....acres, more or less.

To Have And To Hold the said demised premises for the exclusive purpose of exploring for and producing natural gas, for a term of nine years,

......days to commence on the......day of and terminate on December 31st.....

YIELDING AND PAYING the annual rental of

\$......on or before January 1st in each of the remaining nine years.

ALSO YIELDING AND PAYING a royalty on all natural gas marketed from the said lands in any calendar year, calculated at a rate of 10 per cent of the prevailing field price or \$0.035 per thousand cubic feet, whichever is greater, such payment to be made on or before March 1st of the next year.

Provided that the amount of royalty payable in any year shall be reduced by the amount of rent paid for that year and the amount of allowable pipeline construction credit up to a maximum of 50 per cent of the royalty payable.

THE LESSEE shall, on or before March 1st in each year, submit to the Lessor a sworn statement showing the quantity of natural gas produced during the previous year and the prevailing field price thereof.

THE SAID LESSEE covenants with the said Lesson:

- To pay rent and royalties.
- 2. To pay taxes.
- 3. To carry out all work in accordance with The Mining Act, The Petroleum Resources Act, 1971, The Energy Board Act, and all regulations or orders made thereunder.

THE SAID LESSOR covenants with the said Lessee:

- 1. To grant the exclusive right to explore for and produce natural gas from the said lands.
- 2. To grant the right to erect such structures and lay pipelines within the herein described limits as are necessary to carry out the operations of exploring, drilling, producing, collecting, removing and transmitting natural gas.

SAVING, EXCEPTING AND RESERVING UNTO THE CROWN:

- 1. Such use of the land hereby demised for such works as may be necessary for the development of water power and the development, transmission and distributing of electrical power and the transmission of natural gas, including the construction, maintenance and operation of any transmission lines, pipelines, power house and other works and structures without any liability.
- 2. The right to remove, and to allow the removal of sand and gravel or minerals, excepting natural gas, from the herein described lands, and to grant or use such parts of the said lands for such other purposes as may be deemed necessary.

DEFAULT

IN DEFAULT of compliance with any of the terms, requirements, provisions and conditions herein contained, or of payment of the rent or royalties during the said term, the lease shall be held to have ceased, ended and determined, and all the right, title, or claim of the said Lessee under the lease shall revert to and become the property of and be vested in the lessor anything herein contained notwithstanding.

RENEWAL.

PROVIDED that where the Lessor is satisfied before expiry of this lease that the productive life of the area herein described is longer than the term hereof, if application therefor is made to the Minister of Mines and Northern Affairs within ninety days of the expiration of this lease or the last renewal thereof, or within such further period as the Minister of Mines and Northern Affairs in the circumstances deems proper, this lease shall be renewed for successive periods of not more than ten years and each and every renewal shall date from the day after the expiration of this lease or the last renewal thereof.

TRANSFER OF INTEREST

THE Lease and the terms hereby created shall not be transferred or assigned without the written consent of the Minister of Mines and Northern Affairs.

DISPUTES

Provided that where any uncertainty or dispute arises respecting the position of any boundary, well or structure, the lessee if so required by the lessor, shall file a cadastral survey showing the boundary, well or structure in respect of which the uncertainty or dispute has arisen and such survey shall be performed by an Ontario Land Surveyor in accordance with instructions issued by the Minister of Mines and Northern Affairs.

Where the word "Lessee" occurs in this indenture, it shall include the heirs, executors, administrators, successors and assigns of the lessee.

IN WITNESS WHEREOF the said parties have hereunto set their hands and seals:

DELIVERED In the presence of Minister of Mines and Northern Affairs

Dated at Toronto, this......day of.....,

19....

SIGNED, SEALED AND

Schedule

The attached Lease No.....is issued for the following blocks and tracts in accordance with the grid system, as shown on the plan filed in the office of the Registrar of Regulations at Toronto as No. 1440.

Whole Blocks

Partial Blocks with Associaated Tracts

O. Reg. 546/71, Form 2.

(2247)

THE DAY NURSERIES ACT

O. Reg. 547/71.

General.

Made-December 22nd, 1971.

Filed—December 29th, 1971.

REGULATION MADE UNDER THE DAY NURSERIES ACT

- 1. Section 1 of Regulation 160 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 1. In this Regulation,
 - (a) "architect" means an architect who is a member in good standing of the Ontario Association of Architects;
 - (b) "professional engineer" means a professional engineer who is a member in good standing of the Association of Professional Engineers of the Province of Ontario;
 - (c) "supervisor" means a person, approved by the Director, who plans and directs the program of a day nursery and who is directly in charge of the children.
- Ontario Regulation 160 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

1a. The Corporations listed in Schedule 2 are approved under section 2b of the Act.

- 3.—(1) Section 3 of Regulation 160 of Revised Regulations of Ontario, 1970 is amended by inserting after "thereof" in the third line "if not approved by the Minister under section 15c".
- (2) Clauses e, f, g and h of the said section 3 are revoked and the following substituted therefor:
 - (e) except in the case of a day nursery for retarded children first licensed under the Act on or after the 1st day of January, 1972 a minimum activity room space for every child in attendance of 30 square feet of floor space and 250 cubic feet of air space;
 - (ea) in the case of a day nursery for retarded children first licensed under the Act on or after the 1st day of January, 1972 a minimum activity room space,
 - (i) for every child from two to five years of age, both inclusive, in attendance of 60 square feet of floor space and 500 cubic feet of air space, and

- (ii) for every child from six to eighteen years of age in attendance of 75 square feet of floor space and 625 cubic feet of air space;
- (f) a minimum of one sleeping room in addition to activity room space for every ten children in attendance under two years of age;
- (g) except in the case of a day nursery for retarded children first licensed under the Act on or after the 1st day of January, 1972 a minimum of,
 - (i) two separate activity rooms where more than twenty-five children from two to six years of age, both inclusive, are in attendance, and
 - (ii) one separate activity room for every thirty children from six to nine years of age, both inclusive, in attendance;
- (h) in the case of a day nursery for retarded children first licensed under the Act on or after the 1st day of January, 1972 a minimum of,
 - (i) two separate activity rooms where not more than ten children are in attendance, and
 - (ii) a further separate activity room for every additional ten children in attendance;
- (ha) in the case of a day nursery for retarded children first licensed under the Act on or after the 1st day of January, 1972 the separation of children under ten years of age from children from ten years of age to eighteen years of age and where one building is used for both of the said age groups, a separate entrance for each of the said age groups, unless the Director has approved the use of a single entrance for both age groups.
- (3) Clauses l_♦ and m of the said section 3 are revoked and the following substituted therefor:
 - (l) except in the case of a day nursery for retarded children first licensed under the Act on or after the 1st day of January, 1972, the location of all rooms,
 - (i) for the use of children under six years of age on or below the second storey, and
 - (ii) for the use of children six to nine years of age, both inclusive, on or below the third storey; and

- (m) in the case of a day nursery for retarded children first licensed under the Act on or after the 1st day of January, 1972 the location of all rooms for the use of children on or below the second storey.
- 4. Clause a of section 4 of Regulation 160 of Revised Regulations of Ontario, 1970 is amended by striking out "and" at the end of subclause ii, by adding "and" at the end of subclause iii and by adding thereto the following subclause:
 - (iv) in the case of a day nursery for retarded children first licensed under the Act on or after the 1st day of January, 1972 of 75 square feet for each child from ten to eighteen years of age, in attendance.
- 5. Section 5 of Regulation 160 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 5.—(1) The equipment and furnishings of a day nursery shall include,
 - (a) tables and chairs of a size suitable for the children enrolled;
 - (b) cupboard space to make play equipment easily accessible to the children;
 - (c) play materials and equipment in sufficient quantity for the number of children enrolled and of a type suitable for the ages of the children enrolled;
 - (d) individual washcloths, towels and combs;
 - (e) individual drinking cups;
 - (f) individual cubicles or hooks arranged in such a manner that each child's clothing can be kept separate and within easy reach of the child;
 - (g) moisture-resistant material to cover matresses:
 - (h) washable covers for canvas cots;
 - (i) sufficient blankets to maintain adequate warmth for the children during the rest period;
 - (j) suitable furnishings in the office and staff room for the efficient administration of the nursery and adequate comfort of the staff; and
 - (k) a cot, child's table and chair in the isolation room.
- (2) Except for a day nursery for retarded children first licensed under the Act on or after the 1st day of January, 1972 the equipment and furnishings of a day nursery shall include,

- (a) where there are children under two years of age enrolled.
 - (i) at least one flush toilet or hospital service sink and a table or counter space for dressing for every ten children in that age group in attendance.
 - (ii) adequate storage facilities clearly marked with the child's name for the needs of every child in that age group, and
 - (iii) a crib on wheels clearly marked with the child's name for every child in that age group;
- (b) where there are children from two to six years of age, both inclusive, enrolled,
 - (i) at least one wash basin and flush toilet for every fifteen children in that age group in attendance with a step if necessary to make them accessible to the children, and
 - (ii) a separate cot clearly marked with the child's name for every child in this age group in attendance for a full day session; and
- (c) where there are children from six to nine years of age, both inclusive, enrolled,
 - (i) separate washrooms for the boys and girls in that age group and at least one flush toilet and wash basin in each washroom for every fifteen children in that age group in attendance, but a urinal may be substituted for one flush toilet in the boys' washroom where more than one such toilet is required, and
 - (ii) a separate cot or resting pad of adequate thickness, each clearly marked with the child's name, for every child in that age group in attendance for a full day session.
- (3) The equipment and furnishings of a day nursery for retarded children first licensed under the Act on or after the 1st day of January, 1972 shall include,
 - (a) at least one flush toilet, a hospital sink and a table or counter space for changing or dressing for every ten children in attendance who might be in need of these hygienic services;
 - (b) at least one wash basin and flush toilet for every ten children in attendance;

- (c) separate washrooms for boys and girls with at least one flush toilet and one wash basin in each washroom and at least one urinal in the boys' washroom; and
- (d) adequate storage facilities clearly marked with the child's name for the needs of each child, and
 - (i) a separate cot clearly marked with the child's name for every child under six years of age in attendance for more than a half day session, and
 - (ii) a separate cot or resting pad of adequate thickness, each clearly marked with the child's name for every child from six to eighteen years of age in attendance for more than a half day session.
- 6. Subsection 2 of section 7 of Regulation 160 of Revised Regulations of Ontario, 1970 is amended by striking out "and" at the end of clause k, by inserting "and" at the end of clause l and by adding thereto the following clause:
- (m) recommendations for individual training programs for the mentally retarded children in attendance.
- 7.—(1) Clause b of subsection 3 of section 8 of Regulation 160 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 232/71, is revoked and the following substituted therefor:
 - (b) each child more than two years of age in attendance for a full day session plays outdoors for at least two hours unless otherwise advised by a physician and has a rest period of at least one hour;
- (2) The said section 8, as amended by section 1 of Ontario Regulation 232/71, is further amended by adding thereto the following subsection:
- (4) The program in a day nursery for retarded children shall be conducted,
 - (a) so that a motivating environment is created in the activity rooms;
 - (b) to allow mobility in the grouping of the children and flexibility in the arrrangement of training facilities;
 - (c) so that adequate areas are provided for the care and training of physically handicapped children;
 - (d) to provide sensory training and the learning of functional skills;

- (e) to allow for both individual and small group training; and
- (f) to provide physical activities and occupational therapy.
- 8.—(1) Clause b of subsection 1 of section 9 of Regulation 160 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (b) except in the case of a day nursery for retarded children, a mid-day meal consisting of a hot lunch for children from six to nine years of age, both inclusive, who attend the day nursery for more than six hours in a day;
- (2) Clause c of subsection 1 of the said section 9 is revoked and the following substituted therefor:
 - (c) except in the case of a day nursery for retarded children, a mid-day meal consisting of a full-course hot dinner for children from two to five years of age, both inclusive, who attend the day nursery for more than six hours in a day; and
- (3) Subsection 1 of the said section 9 is amended by adding thereto the following clause:
 - (ca) a mid-day meal consisting of a full-course hot dinner for children from two to eighteen years of age who attend a day nursery for retarded children for more than a half day session.
- Regulation 160 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 10a.—(1) The supervisor of a day nursery for retarded children shall establish a procedure as directed by a nurse registered under *The Nurses Act* or by a legally qualified medical practitioner, for the administration of any drug or medication prescribed by a legally qualified medical practitioner for any child attending the day nursery.
- (2) The supervisor of a day nursery for retarded children shall keep in a locked cupboard all prescription drugs and medications on the premises of the day nursery and the keys to such cupboard shall be kept in his custody or in the custody of some other employee of the nursery designated by him and the person having custody of the key shall be responsible for the removal of any prescription drugs or medications from the cupboard and for the administration in accordance with the procedure established under subsection 1 of any prescription drug or medication.
- (3) A daily record signed by the supervisor of the day nursery for retarded children shall be kept

of all prescription drugs and medications showing the amounts dispensed and the amounts on hand and in addition there shall be kept all records required under the Narcotic Control Act (Canada).

- 10.—(1) Subsection 3 of section 12 of Ontario Regulation 160 of Revised Regulations of Ontario, 1970, as amended by section 2 of Ontario Regulation 232/71, is revoked and the following substituted therefor:
- (3) The number of staff, including the supervisor, required for the supervision of the children in a day nursery shall be determined in accordance with Schedule 1, except where the Director authorizes a change in the required number.
 - (2) The Schedule to the said section 12, as amended by section 2 of Ontario Regulation 232/71, is revoked.
 - 11. Subsection 3 of section 13 of Regulation 160 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (3) An application for the monthly payment of the subsidy by Ontario to a municipality or band under section 3 of the Act shall be in Form 1 and shall be forwarded to the Minister by the municipality or band before the 20th day of the month next following.
- (4) An application for the monthly payment of the subsidy by Ontario to an approved corporation under section 3 of the Act shall be in Form 1a and shall be forwarded to the Minister by the corporation before the 20th day of the month next following.
 - 12. Section 13a of Regulation 160 of Revised Regulations of Ontario, 1970, as made by section 3 of Ontario Regulation 232/71, is amended by adding thereto the following subsection:
- (2) Every municipality and band shall, in respect of day nursery services that it purchases pursuant to any agreement entered into under the Act, furnish to the Director such financial and statistical information as he may from time to time require.
 - 13. Section 15 of Regulation 160 of Revised Regulations of Ontario, 1970, as amended by section 5 of Ontario Regulation 232/71, is revoked and the following substituted therefor:
- 15. For the purpose of computing the subsidy payable by Ontario,
 - (a) to a municipality under clause a of subsection 1 of section 3 of the Act;
 - (b) to a band under clause a of subsection 2 of section 3 of the Act; or

(c) to an approved corporation under subsection 3 of section 3 of the Act.

the monthly cost to the municipality, band or approved corporation, as the case may be, for the operation and maintenance of a licensed day nursery shall be the total monthly expenditure approved by the Director and determined in accordance with Form 8.

- 14. Regulation 160 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 232/71, is further amended by adding thereto the following sections:
- 15a.—(1) Subject to subsections 3, 5 and 6, the amount of the capital grant payable under section 3a of the Act for the erection of a new building, an addition to an existing building or the purchase or other acquisition of an existing building, shall be equal to 50 per cent of the costs incurred after the 28th day of July, 1971 determined in accordance with Form 10, of the erection or acquisition.
- (2) Subject to subsection 3, the amount of the capital grant payable under section 3a of the Act for the purchase of new or additional furnishings and equipment for a day nursery or for the renovation of an existing building for use as a day nursery, shall be equal to 80 per cent of the cost of the furnishings and equipment or of the renovation, as the case may be, approved by the Director determined in accordance with Form 10.
- (3) Subject to subsections 4 and 6, where a capital grant for the erection of a new building, an addition to an existing building or the renovation of an existing building is payable under section 3a of the Act, and the erection or renovation is begun after the 1st day of November, 1971 and before the 1st day of June, 1972, the amount of the capital grant shall be equal to the aggregate of,
 - (a) 100 per cent of the cost as determined in accordance with Form 10 of the part of the erection or renovation completed before the 1st day of June, 1972 in accordance with the plans thereof approved by the Minister as certified in Form 11 by an architect or professional engineer; and
 - (b) 80 per cent of the cost as determined in Form 10 of any further part of the erection or renovation completed after the 31st day of May, 1972 in accordance with the plans thereof approved by the Minister as certified in Form 11 by an architect or professional engineer.
- (4) The cost incurred after the 28th day of July, 1971, approved by the Director, of furnishings and equipment, necessary to the erection of a new building, an addition to an existing building or to the renovation of an existing building, may be included as part of the capital cost for the purpose

of determining the amount of the grant under clause a of subsection 3.

- (5) Subject to subsection 6 where a capital grant is payable under section 3a of the Act,
 - (a) for the purchase or other acquisition of an existing building; and
 - (b) pursuant to subsection 3, for the cost of renovation of the building,

and the building is acquired after the 1st day of November, 1971, and before the 1st day of June, 1972, the amount of the capital grant payable for the purchase or other acquisition shall be equal to 100 per cent of the cost of the building determined in accordance with Form 10.

- (6) The cost, incurred after the 28th day of July, 1971, approved by the Director, of acquiring land necessary to the erection of a new building, an addition to an existing building or to the purchase or other acquisition of an existing building may be included as part of the capital cost for the purpose of determining the amount of the grant under subsection 1, clause a of subsection 3, or subsection 5.
- 15b.—(1) An application for a capital grant payable under subsection 1 of section 3a of the Act shall be made in triplicate in Form 9 except in the case of an application for a grant for the purchase of additional furnishings and equipment where the Director approves.
- (2) An applicant for a capital grant payable under subsection 1 of section 3a of the Act in respect of the erection of a new building or an addition to an existing building for use in whole or in part as a day nursery shall file with the Minister two copies of,
 - (a) a site plan showing the location of the building on the site; and
 - (b) plans and specifications, prepared by an architect, showing the construction, equipment and arrangements of the day nursery.
- (3) An applicant for a capital grant payable under subsection 1 of section 3a of the Act in respect of,
 - (a) a renovation involving a structural change to; or
 - (b) the acquisition of,

an existing building for use in whole or in part as a day nursery, shall file with the Minister two copies of,

(c) a site plan showing the location of the building on the site; and

(d) plans and specifications prepared by an architect showing the areas to be used and the purpose for which each such area is to be used, but where the Director approves, a structural sketch may be substituted for the plans and specifications.

15c.—(1) A payment in respect of a capital grant payable under section 3a of the Act shall not be made unless the applicant applies for the payment in triplicate in Form 10.

- (2) A grant payable under section 3a of the Act for the erection of a new building or an addition or renovation to an existing building, may be payable as follows:
 - (a) amounts of the estimated total grant determined by the Director may be paid at such times as the Director may approve;
 - (b) a further amount, not exceeding onethird of the estimated total grant, may be paid when an architect or professional engineer certifies in Form 11 that the erection of the new building or the addition or renovation to the existing building is at least one-third complete; and
 - (c) a further amount, not exceeding onethird of the estimated total grant, may be paid when an architect or professional engineer certifies in Form 11 that the erection of the new building or the addition or renovation to the existing building is at least two-thirds complete.
- (3) Subject to subsection 2, a capital grant payable under section 3a of the Act for the erection of a new building, an addition to an existing building or the purchase or other acquisition or renovation involving a structural change to an existing building, shall not be paid until,
 - (a) an architect or a professional engineer certifies in Form 11 that,
 - (i) the erection, addition, purchase or other acquisition or renovation, as the case may be, has been completed in accordance with the plans thereof approved by the Minister, and
 - (ii) the building or addition is ready for use and occupancy; and
 - (b) an authorized officer of the municipality, the band or the approved corporation, as the case may be, submits a report stating,
 - (i) the actual total cost of the erection, addition, purchase or other acquisition, or renovation, as the case may be, and
 - (ii) that all refundable sales tax has been taken into account.

15. Regulation 160 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedules:

Schedule 1

A. NUMBER OF STAFF REQUIRED FOR A DAY NURSERY OTHER THAN A DAY NURSERY FOR RETARDED CHILDREN FIRST LICENSED UNDER THE ACT ON OR AFTER THE 1st DAY OF JANUARY, 1972

Column 1	COLUMN 2	Column 3	Column 4	Column 5
Number of children and age group	Part-day Session	Full-day Session	Part-day Program during school year	Full-day Program during vacation and holidays
Up to 10 children under 18 months of age	2	3		
Up to 14 children 18 to 24 months of age, both inclusive	2	3		
Up to 15 children 2 to 4 years of age, both inclusive	2	3	1	
16 to 34 children 2 to 4 years of age, both inclusive	3	4		
35 to 45 children 2 to 4 years of age, both inclusive	4	5		· ·
Up to 25 children 5 years of age	2	3		
26 to 35 children 5 years of age	2	3		
36 to 45 children 5 years of age	2	4	1	
Up to 30 children 6 to 9 years of age, both inclusive			2	3
30 to 50 children 6 to 9 years of age, both inclusive			, 3	4

B. NUMBER OF STAFF REQUIRED FOR A DAY NURSERY FOR RETARDED CHILDREN FIRST LICENSED UNDER THE ACT ON OR AFTER THE 1st DAY OF JANUARY, 1972

Column 1	Column 2	Column 3
Number of children and age group	Part-day Session	Full-day Session
For every 4 children from 2 to 5 years of age, both		
inclusive	1	1
For every 3 children from and including 6 years of age to 18 years of age	1	1

Schedule 2

- 1. Ajax-Pickering and Whitby Association for Retarded Children
- 2. Alliston and District Association for the Mentally Retarded
- 3. The Barrie and District Association for the Mentally Retarded
- 4. Brampton and District Association for Retarded Children
- 5. Brantford and District Association for the Mentally Retarded
- 6. Burlington and District Association for the Mentally Retarded
- 7. Centennial Nursery School for Retarded Children
- 8. Elmira and District Association for the Retarded
- 9. Essex County Association for Retarded Children
- 10. Greater Niagara Association for the Mentally Retarded
- 11. The Guelph and District Association for the Mentally Retarded Incorporated
- 12. Haldimand Association for the Mentally Retarded
- 13. The Hamilton and District Association for the Mentally Retarded
- 14. Huntsville and District Association for the Mentally Retarded
- 15. Huronia Society for the Mentally Retarded
- 16. The Kenora-Keewatin District Association for the Mentally Retarded
- 17. The Kingston and District Association for Retarded Children
- 18. Kitchener-Waterloo and District Association for the Mentally Retarded
- 19. The Lakehead Association for the Mentally Retarded
- 20. Listowel District Association for the Mentally Retarded
- 21. London and District Association for the Mentally Retarded
- 22. Metropolitan Toronto Association for the Mentally Retarded
- 23. The Newmarket and District Association for the Mentally Retarded
- 24. The Norfolk Association for the Mentally Retarded
- 25. North Bay and District Association for Retarded Children
- 26. The Oakville Association for the Mentally Retarded
- 27. Oshawa and District Association for Retarded Children
- 28. Ottawa and District Association for the Mentally Retarded
- 29. Porcupine District Association for the Mentally Retarded
- 30. Port Colborne District Association for the Mentally Retarded, Inc.
- 31. St. Thomas-Elgin Association for Retarded Children
- 32. Sault Ste. Marie and District Association for the Mentally Retarded

- 33. South Huron and District Association for the Mentally Retarded
- 34. South Peel Association for the Mentally Retarded
- 35. The South Waterloo Association for the Mentally Retarded
- 36. Stratford and District Association for Retarded Children
- 37. The Sudbury and District Association for the Mentally Retarded
- 38. Trenton-Brighton and District Association for Retarded Children
- 39. Welland District Association for Retarded Incorporated
- 40. West Lincoln and District Association for the Mentally Retarded Incorporated
- 41. Windsor Association for the Mentally Retarded
- 42. York Central Association for the Mentally Retarded

16. Form 1 of Regulation 160 of Revised Regulations of Ontario, 1970, as amended by section 6 of Ontario Regulation 232/71, is revoked and the following substituted therefor:

Form 1

The Day Nurseries Act

APPLICATION FOR MONTHLY PAYMENT OF PROVINCIAL SUBSIDY TO MUNICIPALITY OR BAND

Municipality or band	 	 • • • • • • •
Account for the month of	 	

PART I STATISTICAL

	Month	Year to Date
Nursery Operations — vacancies on last day of month		
waiting list on last day of month		
— opening enrolment		
— new registrations		
— terminations		
— days care: half-day		
full-day		
Purchased Service — opening enrolment		
— new registrations		
— terminations		
— days care: half-day		
full-day		

PART II

COMPUTATION OF PROVINCIAL SUBSIDY

1. Net operating expenditure for month (Item 20 of Part I of Form 8)	. \$
2. Net purchased service expenditure for month (Total of Column 5 of Part II of Form 8).	. \$
3. Total	. \$
4. Provincial subsidy at 80%	. \$

PART III

CERTIFICATE

We certify that,

- (a) this application for provincial subsidy is correct;
- (b) the amounts shown have been disbursed or determined in accordance with Regulation 160 of Revised Regulations of Ontario, 1970; and
- (c) this application is in agreement with the records of the

	_	-		
signature and of municipalit		l or sig	nature of	
cionature and	official t	itle of	uthoriza	d officer

of municipality or band)

. (municipality or band)

DEPARTMENTAL USE ONLY

PART IV

Type of Subsidy Claimed	Provincial Share	Claimant Share	Total Cost
1. Net operating expenditure	\$	\$	\$
2. Net purchased service expenditure			
Totals	\$	\$	\$

Form 1a

The Day Nurseries Act

APPLICATION FOR MONTHLY PAYMENT OF PROVINCIAL SUBSIDY TO APPROVED CORPORATION

Corporation.		
Account for the month of		
PART I		
STATISTICAL	•	•
	Month	Year to Date
Nursery Operations — vacancies on last day of month		
waiting list on last day of month		
— opening enrolment		
— new registrations		
— terminations		
— days care: half-day		
full-day		

PART II

	FARI 11	
	COMPUTATION OF PROVINCIAL SUBSIDY	
1.	Net operating expenditure for month (Item 20 of Part I of Form 8)	\$
2.	Add: Fees received for children in month (Item 16 of Part 1 of Form 8 for current year to date \$ less Item 16 of Part I of Form 8 for year to date previous month \$)	
3.	Cost of providing service in the month	
4.	80% of cost of providing service in the month (Item 3 \times 8/10)	\$

5. Deduct:			
(a) fees received for children in month (Iter	m 2)	\$	-
(b) less: 20% of item 3			• •
(c) excess, if any, of the amount shown in cla	use a over the amount s	hown in clause b	4 P
6. Provincial subsidy for current month			\$
7. Adjustment of revenue for prior periods (spec	eify)		
8. Total Provincial payment current month			\$
P	ART III		
CER	TIFICATE		
Ve certify that,			
(a) this application for provincial subsidy is o	orrect;		
(b) the amounts shown have been disburse Revised Regulations of Ontario, 1970; and		cordance with R	Regulation 160
(c) this application is in agreement with the r	ecords of the corporation	n.	
		ad official title of of corporation	authorized offic
	(signature ar	d official title of of corporation	
DEPARTME	NTAL USE ONLY		
P	art IV		
Type of Subsidy Claimed	Provincial Share	Claimant Share	Total Cost
Net operating expenditure	\$	\$	\$
17. Form 8 of Regulation 160 of Revised Reg Ontario Regulation 232/71, is revoked and			by section 8
The Day	Nurseries Act		

Data for month of.....

FINANCIAL DATA

Municipality, band or approved corporation......

Part 1

LICENCED DAY NURSERIES ESTABLISHED BY MUNICIPALITY, COUNCIL OF BAND, OR APPROVED CORPORATION

NET OPERATING EXPENDITURE

		Totals For Current Year To Date	For Departmental Use Only
1.	Salaries, wages, honoraria — supervisory and teaching	\$	\$
	— caretaking		
	— other		
2.	Staff benefits as approved by the Minister (Amount applicable to O.H.S.C., O.H.S.I.P. and caretaking is \$)		
3.	Staff travelling expenses		
4.	Fees for staff training including necessary living allowances during training		
5.	Payment for research or consultation on a contract or fee-for-service basis		
6.	Food		
7.	Health supplies and services		
8.	Transportation — children		
9.	Playroom supplies		
10.	Property operation and maintenance — rent or where the premises are owned by the municipality, band or approved corporation, fair rental value if approved by the Director		
	— repairs and mainten- ance		
	— other		
11.	Equipment and furnishings — operation and maintenance		ii 1
	— replacements		
12.	Cleaning, housekeeping, laundry supplies and expenses		
13.	Office supplies and expenses		
14.	Other (please specify)		

		II.
15.	Total Expenditures — Current year to date	\$ \$
16.	Deduct: Revenue — fees received for children	
17.	Deduct: Revenue — other income (please specify)	
		\$ \$
18.	Net Operating Expenditure — Current year to date	\$ \$
19.	Deduct: Net Operating Expenditure Year to Date Previous Month	\$ \$
20.	Net Operating Expenditure — Current Month	\$ \$

PART II

AGREEMENTS BETWEEN MUNICIPALITY OR BAND AND LICENCED DAY NURSERIES

NET MONTHLY EXPENDITURE FOR PURCHASED DAY NURSERY SERVICES

	Per Diem Rate	Cost of Day Nursery Services Purchased in Month (Total items 42 on Form 7 for each Parent)	Deduct: Fees Payable by Parents of Children (Total items 43 on Form 7 for each Parent)	Net Monthly Expenditures by Municipality or Band (Column 3 minus Column 4)	For Departmental Use Only
		S			
			\$	\$	\$
					,
		·			
				• • • • • • • • • • • • • • • • • • • •	
	• • • • •				
				• • • • • • • • • • • • • • • • • • • •	
Monthly to	4.1	s			

Form 9

The Day Nurseries Act

APPLICATION FOR GRANT UNDER SECTION 3a OF THE ACT

h	eck (V) where applicable)	
1.	(name of municipality, band or approved corporation)	
	(address)	• • • • • • • • • • • • • • • • • • • •
	hereby applies for a grant under section $3a$ of the Act, in respect of,	
	☐ the erection of a new building;	
	an addition to an existing building;	
	☐ the purchase or other acquisition of an existing building;	
	the renovations to an existing building;	
	☐ the purchase of initial or additional equipment and furnishings.	
	(a)	•••••
	(b)	
2.	. (a) (indicate which)	
	☐ the whole building or addition is or will be used as a day nursery; or	0.1
	 only part of the building or addition will be used as a day nursery. 	
	(b) The total floor space of the building or addition is or will be	square feet
	(c) (see Note 2)	
	The floor space in the building or addition which is or will be used as a day nursery is	square feet
3.	. The estimated capital cost is as follows: (see Note 1)	
	(a) for the acquisition of land where applicable (see Note 2)	. \$
	(b) for the erection of a new building, an addition to an existing building, or the purchase or other acquisition of an existing building (see Note 2)	
	(c) for renovations directly related to the day nursery operations	
	(d) for the purchase of initial or additional equipment and furnishings	
	(e) ESTIMATED TOTAL CAPITAL COST	. \$
4.	The	
	(i) payable by Ontario,	
	(a) 50% of the costs shown in clauses a and b of item 3; or	\$

	(b)	100% of the costs shown in 28th day of July, 1971 and t	clause a of i	tem 3 incurr June, 1972, :	ed between the	
		100% of the costs shown in 1st day of November, 1971 a				
		80% of the costs shown in 31st day of May, 1972;	clause b of	item 3 incu	irred after the	
and	(c)	80% of the costs shown in them;	n clause c	or d of item	3 or both of	\$
	(d)	100% of the costs shown in 28th day of July, 1971, and	n clause d c	f item 3 inc	urred after the	
		100% of the costs shown in 1st day of November, 1971 a				
		80% of the costs shown in day of May, 1972	clause c of it	em 3 incurre	d after the 31st	
		3				\$
	(e)	TOTAL				\$
(i	i) payah	le by the municipality, band	or approved	corporation,		\$
	Estim	ated Total Capital Cost (e +	(ii))			\$
		lay nursery on or about thethisda				, 19
					of autho	and official title orized officer of
					municipality,	band or corporation)
					of autho	and official title orized officer of band or corporation)
Nоте: 1.	Include	e only costs incurred after the	28th day of	July, 1971.	•	•
Nоте: 2.	be the space of clause	part only of the facility is us proportion of the cost that to of the building or addition. It be of item 2 the following cale grant in clauses a and be of item Clause c of item 2	he floor space for this reasculation must m 3. × 100 = c	ce used as a on when clai	day nursery be use c of item 2 ted to arrive at capital	ars to the total floor does not agree with
		2.2.400 0 07 1:0111 &	Tota Proje	1	Percentage from	Capital Cost for
Land cos	t, where	applicable	cost	\$	above	Item 3
Erection	or acqui	sition costs	\$	\$		\$
2.000001	or acqui		*	Ψ		

Form 10

The Day Nurseries Act

APPLICATION FOR PAYMENT OF GRANT UNDER SECTION 3a OF THE ACT
(check (√) where applicable)
1
(address)
hereby applies for payment of a grant under section 3a of The Day Nurseries Act in the amount of,
\$
2. The name and address of the day nursery is or will be as follows:
(name of day nursery)
(address)
3. The building or addition was or will be ready for occupancy and use as a day nursery on,
19 (date)
4. Application for the above grant was made in Form 9 on
5. The information in the Schedule to this Form is true and correct.
Dated at this day of, 19
(signature and official title of authorized officer of municipality, band or corporation)
(signature and official title of authorized officer of municipality, band or corporation)
Schedule
1. (a) (indicate which)
\Box the whole building or addition is or will be used as a day nursery; or
only part of the building or addition will be used as a day nursery;
(b) The total floor space of the building or addition is or will be square feet
(c) (See Note 3) .
The floor space in the building or addition which is or will be used as a day nursery is

0.	Re	eg. 547/71	THE ONTARIO GAZETTE	173
2.	The	capital cost of the day	nursery is as follows: (See Note 2)	
	(a)	for the acquisition of la	and where applicable (see Note 3)	\$
	(b)	for the erection of a the purchase or other a	new building, an addition to an existing building, or acquisition of an existing building (see Note 3)	
	(c)	for renovations directly	y related to the day nursery operations	
	(d)	for the purchase of init	tial or additional equipment and furnishings	-
			Total Capital Cost	\$
3.	Pro	vincial Grant Payable		
	(a)	50% of the costs show	n in clauses a and b of item 2; or	\$
	(b)	100% of the costs she day of July, 1971 and	own in clause a of item 2 incurred between the 28th the 1st day of June, 1972, and	
		100% of the costs show November, 1971 and t	wn in clause b of item 2 incurred between the 1st day of the 1st day of June, 1972, and	
			wn in clause b of item 2 incurred after the 31st day of	
	and			\$
	(c)	80% of the costs show	wn in clause c or d of item 2, or both of them; or	\$
	(d)		wn in clause d of item 2 incurred after the 28th day of	
			nown in clause c of item 2 incurred between the 1st 1 and the 1st day of June, 1972, and	
		80% of the costs show May, 1972;	wn in clause c of item 2 incurred after the 31st day of	\$
	(e)		Total	\$
4.	Pay	ment applied for in this	application (See Note 5)	
	(a)	☐ An amount determ	nined by the Director (see Note 6)	\$
	(b)	☐ A further amount n	not exceeding one-third of the amount shown in clause e	•

of item 3 where the building, addition or renovation is at least one-third complete \$.....

(c) A further amount not exceeding one-third of the amount shown in clause e of item 3 where the building, addition or renovation is at least two-thirds

(d) \square The balance of the amount shown in clause e of item 3 where the construction or renovation is completed and the building is ready for use and occupancy and payment has been made under clause a, b or c or all of them (see Note 4).....

(e) Total amount of Provincial grant (clause e of item 3) where construction or renovation is completed and the building is ready for use and occupancy and no payment has been made under clause a, b or c (see Note 4).....

Note 1: This application shall be accompanied by the certificate of an architect or professional engineer in Form 11 except where subsidy being claimed relates only to the purchase of furnishings and equipment or renovation not involving a structural change.

(check (\checkmark)) where applicable)

- NOTE 2: Include only costs incurred after the 28th day of July, 1971.
- Note 3: Where part only of the facility is used as a day nursery, capital costs qualifying for subsidy will be the proportion of the cost that the floor space used as a day nursery bears to the total space of the building or addition. For this reason when, in the Schedule, clause c of item 1 does not agree with clause b of item 1 the following calculation must be completed to arrive at costs qualifying for capital grant in clauses a and b of item 2 of the Schedule.

Clause c of item 1							
X	100 = Per	centage o	of capital	cost for	which	grant is	payable
Clause b of item 1							

	Total Project Cost	Percentage from above	Capital Cost for Item 2
Land cost, where applicable	\$	\$	\$
Erection or acquisition costs	\$	\$	\$

- Note 4: When this application is the final application for payment of a grant other than for nonstructural renovation or for the purchase of furnishings and equipment, it shall be accompanied by the report of an authorized officer of the municipality, band or corporation, as the case may be, stating the actual total capital cost on which subsidy is being claimed and that all refundable sales tax has been taken into account.
- Note 5: Item 4 should be completed only where this application is made for a grant in respect of the erection of a new building, an addition to an existing building or the renovation of an existing building involving structural change.
- Note 6: The amount of this payment and the time at which it may be paid are to be determined by the Director.

Form 11

The Day Nurseries Act

CERTIFICATE OF ARCHITECT OR PROFESSIONAL ENGINEER

I,a member in good standing of the: (full name)	
☐ Ontario Association of Architects	
☐ Association of Professional Engineers of the Province of Ontario	
hereby certify:	
1. That I have personally and carefully inspected the,	
☐ new building being erected or erected; or	
☐ addition to an existing building being erected or erected; or	_
□ building acquired;	
\Box the renovations to an existing building that involve structural alterations	
by	
(name of municipality, band or approved corporation)	

(address)

2. THA	r the building or addition:
(a)	is situated at; (address)
(b)	will have or has a total floor space of square feet;
(c)	is a new building or an addition being erected and is at least one-third completed as of the date of the application in Form 10 of the municipality, band or corporation, as the case may be; or
	is a new building or an addition being erected and is at least two-thirds completed as of the date of the application in Form 10 of the municipality, band or corporation, as the case may be; or
	\square is a new building or an addition erected and completed and is ready for use and occupancy; or
	is an acquired building and is ready for use and occupancy; or
	\square is an existing building to which renovations have been made and is ready for use and occupancy.
	T to the best of my knowledge, information and belief,
(a)	the building or addition conforms to:
	the plans and specifications
	the structural sketch
	copies of which the authorized officers of the municipality, band or corporation, as the case may be, inform me were filed with the Minister and subsequently approved by him; and
(b)	the capital cost is or will be as follows:
	(i) ☐ for the erection of the new building or addition; or }
	☐ for the acquisition of the building
	for the renovation to an existing building
	(ii) for the acquisition of land, where applicable\$
	(iii) Total Capital Cost
	(signature)
	(address of professional office)
Dated a	t Toronto, this day of , 1972.
(2248)	3

THE CHILDREN'S INSTITUTIONS ACT

O. Reg. 548/71.

General.

Made-December 22nd, 1971.

Filed-December 29th, 1971.

REGULATION MADE UNDER THE CHILDREN'S INSTITUTIONS ACT

- (1) Subsection 1 of section 2 of Regulation 88
 of Revised Regulations of Ontario, 1970 is
 revoked and the following substituted therefor:
- (1) Children's institutions are classified as those listed in Schedule 2 or 3 and the institutions listed in the Schedule are included in the class.
 - (2) Subsection 4 of the said section 2 is revoked.
 - Subsection 2 of section 3 of Regulation 88 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (2) The children's institutions listed in Schedules 2 and 3 are approved for the purposes of the Act.
 - Subsection 2 of section 8 of Regulation 88 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (2) In every children's institution there shall be at least one competent staff member on full time duty or the equivalent thereof for every four residents in the institution and the staff shall include in the case of an institution that is listed in Schedule 3 at least.
 - (i) one child care worker for every ten residents in the institution, and
 - (ii) one social worker.
 - Section 16 of Regulation 88 of Revised Regulations of Ontario, 1970 is revoked.

- 5. Items 4, 5, 9 and 21, items 26 and 27 as made by subsection 3 of section 1 of Ontario Regulation 355/71, items 30, 31, 34 and 35, and item 38 as made by subsection 4 of section 1 of Ontario Regulation 355/71 of Schedule 1 to Regulation 88 of Revised Regulations of Ontario, 1970 are revoked.
- 6.—(1) Items 1 and 2 of Schedule 2 to Regulation 88 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:
- The Boys' Home, 31 Woodycrest Avenue, 1 Wroxeter Avenue and 74 Fulton Avenue, Toronto
 - (2) Item 9 and item 10 as made by subsection 3 of section 2 of Ontario Regulation 355/71 of the said Schedule 2 are revoked and the following substituted therefor:
- 9. Opportunity House, 11 Bowden Street and 301 Broadview Avenue, Toronto
- (3) Item 12 of the said Schedule 2 is revoked and the following substituted therefor:
- 12. Richmond House, 110 Matchedash Street North, Orillia
 - Items 2, 4, 6 and 11 of Schedule 3 to Regulation 88 of Revised Regulations of Ontario, 1970 are revoked.
 - Schedule 4 to Regulation 88 of Revised Regulations of Ontario, 1970 is revoked.
 - 9.—(1) Part I of Form 7 of Regulation 88 of Revised Regulations of Ontario, 1970 is amended by striking out "(institutions listed under Schedule 4 only) (see note 2)" in the third, fourth, fifth, sixth and seventh lines of the heading of column 2.
 - (2) Note 2 at the end of the said Form 7 is revoked.

(2249)



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